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Where ideas connect

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October 22, 2002 (3:45PM)

OFFICE OF SECRETARY RULEMAKINGS AND ADJUDICATIONS STAFF



October 21, 2002

Secretary of the Commission U.S. Nuclear Regulatory Commission Washington, DC 20555-0001

Attention: Rulemaking and Adjudications Staff

Dear Secretary:

Re: Part 72 Proposed Rule to Amend Seismic Siting and Design Criteria Comments

On behalf of the state of Utah, I am submitting the enclosed comments concerning Part 72 Proposed Rule to Amend Seismic Siting and Design Criteria, published in the Federal Register on July 22, 2002, and accompanying draft guidance, DG 3021, published in the Federal Register on July 26, 2002. The state of Utah has a significant stake on the outcome of the proposed rulemaking and accompanying guidance because it directly relates to the seismic issues the State has raised in the Private Fuel Storage (PFS) ISFSI licensing proceeding. As such excerpts are attached from the PFS hearing transcript 'Utah's Proposed Findings of Fact and Conclusions of Law, and Utah's Reply to PFS and Staff's Proposed Findings of Fact and Conclusions of Law.

Best regards,

Dianne R. Nielson, Ph.D.

Executive Director

Enclosures

Template = SECY-067

SECY-02_

State of Utah's Comments on Proposed 10 CFR Part 72 Rule Geological and Seismological Characteristics for Siting and Design of Dry Cask Independent Spent Fuel Storage Installations and Monitored Retrievable Storage Installations.

October 22, 2002

The State of Utah ("Utah") submits comments on the above-referenced proposed rule published in 67 Fed. Reg. 47745 on July 22, 2002. Utah acknowledges and appreciates that the Commission extended the comment period 15 days at Utah's request until October 22, 2002, because the date by which public comments were due was also the filing date for Reply Findings of Facts and Conclusions of Law ("Reply Findings") in the Private Fuel Storage, LLC licensing proceeding (docket 72-22) on issues that are the subject of this proposed rulemaking.¹

Commencing in 1997, Utah became a party to the PFS licensing proceeding. One critical issue in the proceeding is seismicity: the unprecedented nature of PFS's seismic design concept, soils characterization and testing, precedent-setting use of soil cement to resist seismic forces, engineering and cask stability analyses, and the design basis earthquake standard that PFS must meet for a site that has two faults (magnitude 6.4 and 6.5) dipping underneath it and a fault capable of producing a magnitude 7.0 earthquake that is just 5 miles away. In the PFS proceeding, Utah has been able to view first hand the NRC staff's ("staff") performance and its *ad boc* and indefensible rationale in supporting PFS's exemption to allow use of a PSHA methodology and a 2,000-year return interval design basis earthquake. The staff's faltering position in justifying acceptance of PFS's exemption request necessitated Utah to make numerous filings with the Board before the Board actually decided that the staff had reached a firm decision on the exemption. Also, a

¹The date on which the Reply Findings were due was later extended to October 16. In essence, Utah had only three working days to draft its comments.

significant portion of the adjudicatory hearings on seismicity was devoted to the issue of PFS's exemption. Attached hereto as Attached hereto as Attachment 1 is "Chronology of State of Utah's Involvement in the Private Fuel Storage Licensing Proceeding as it relates to PFS's Request for an Exemption from the Design Basis Earthquake Standard and Seismic Hazard Assessment Methodology." A glance at Attachment 1 is all that is necessary to grasp the burden and resources placed on Utah and the Licensing Board in dealing with the staff's ever-changing rationale. Utah does not believe that the rule as proposed will obviate the muddling procedure that Utah had to endure in the PFS proceeding, partly due to the lack of standards in the rule and also because NRC has no clearly developed philosophy when it comes to seismic performance and seismic standards, especially when compared with the United States Department of Energy's ("DOE's") paradigm for the seismic design of nuclear facilities described in DOE Standard 1020-2002, Natural Phenomena Hazards Design and Evaluation Criteria for Department of Energy Facilities (January 2002).

Utah's comments are drawn from its experience in the PFS proceeding. As described in more detail below, as part of its comments Utah submits excerpts from relevant portions of testimony and Findings from the PFS proceeding that are directly on point to the issues in this proposed rule. While this is done, in part, because Utah has only three working days to prepare its comments, it is also done to show the Commission the unacceptable performance by the staff in that proceeding and the need to reign in the unbridled staff discretion the Commission is proposing under this new rule.

A Key Element in the Proposed Rule

According to the rulemaking notice, the Commission believes the following constitute an acceptable approach, review and approval to seismic and geologic siting standards:

- a. Conducting site-specific and regional geoscience investigations;
- b. Setting the target exceedance probability commensurate with the

level of risk associated with an ISFSI ...;

- c. Conducting PSHA and determining ground motion level corresponding to the target exceedance probability;
- d. Determining if other sources of information change the available probabilistic results or data for the site; and
- e. Determining site-specific spectral shape, and scaling this shape to the ground motion level determined above.

67 Fed. Reg. at 47748. Utah in its comments will show that the Commission has put forward an untenable approach. In particular, the staff's incompetency in addressing PFS's seismic exemption request in the PFS proceeding cannot sustain the Commission's reliance on "insights and information [the staff has obtained] from previous licensing experience" in reviewing applications for ISFSIs sited in seismic areas. <u>Id</u>. These are harsh words but Utah is prepared to back up this statement with evidence from the PFS proceeding.

Particularly egregious as a "standard" for the proposed rule is that notion of setting the exceedance probability commensurate with the level of risk. What does this mean? The Commission intends the staff's guidance document to detail these requirements. NRC case law is emphatic that staff regulatory guides are not regulations, do not have the force of regulations, and when challenged, are considered only one way in which an applicant may meet the regulations. See e.g., Vermont Yankee Nuclear Power Corporation (Vermont Yankee Nuclear Power Station), CLI-74-40, 8 AEC 809, 811 (1974) (stating guidance documents "do not themselves have the force of regulations"); Louisiana Energy Services, L.P. (Claiborne Enrichment Center), LBP-96-7, 43 NRC 142, 147 (1996) (stating a regulatory guide is the staff's "view on how to comply with regulatory requirements" and "is advisory not obligatory"); Gulf States Utilities Co. (River Bend Station, Units 1 & 2), ALAB-444, 6 NRC 760, 772 (1977) (stating that regulatory guides are not regulations, need not be followed by applicants, and do not represent the only satisfactory method of meeting a regulatory requirement). The Commission, however, has placed all issues of substance associated

with this rulemaking into a draft guidance document² – a document that does not even establish a hard and fast design basis earthquake standard. Draft Reg. Guide DG-3021 recommends a mean annual probability of exceedance of 5.0E-04 (*i.e.*, 2,000-year mean return period event or "MAPE") but an ISFSI license applicant may "demonstrate that the use of higher probability of exceedance value would not impose any undue radiological risk to public health and safety." DG-3021, App. B § B.2 (at 16). Significantly, the draft guidance does not even set a 2,000-year MAPE as a minimum design basis earthquake but leaves open the possibility of an even lower standard for seismic sites. Not only does the rule have no firm standards, the draft guidance is short on firm standards also.

Utah does not object to the use of a PSHA methodology – Utah's criticisms are focused on the lack of standards in "determining ground motion level corresponding to the target exceedance probability" that are obtained from the PSHA. 67 Fed. Reg. at 47748.

B. The Commission Has Not Promulgated an Enforceable Standard

The rule proposed by the Commission does not comply with the Administrative Procedures Act ("APA"). The way in which the Commission has structured the rule and accompanying guidance gives unbridled and unchecked discretion to the staff in determining the seismic design standard for ISFSIs sited in seismic areas. One significant defect is that the rule gives no standards against which a licensing board or intervenors may evaluate whether an applicant has complied with the rule.

The Commission states it is placing "only basic requirements in the rule." <u>Id</u>. In essence, all the proposed rule requires is that the applicant determine the geologic, seismological, and engineering characteristics of the proposed site; establish the design earthquake; and identify

²Draft Reg. Guide DG-3021, Site Evaluations and Determination of Design Earthquake Ground Motion for Seismic Design of Independent Spent Fuel Storage Installations and Monitored Retrievable Storage Installations (July 2002)

uncertainties associated with these requirements. <u>Id</u>. The reasons offered for not placing substantive requirement in the rule are:

Geoscience assessments require considerable latitude in judgment because of (a) limitations in data; (b) current state-of-the-art of geologic and seismic analyses; (c) rapid accumulation of knowledge; and (d) evolution in geoscience concepts.

Id. The Commission fleshes this out by noting: "specifying geoscience assessments in detail in a regulation has created difficulty for applicants and the NRC staff by inhibiting needed latitude in judgment ... [and] inhibited the flexibility needed in applying basic principles to new situations..." Id. Utah requests the Commission explain and identify how and when the staff was "inhibited" and needed latitude and flexibility.

In fact, very few ISFSIs are contemplated to be sited in seismic areas. The only ones that come to mind are the proposed PFS ISFSI, and ISFSIs proposed in California (e.g., Diablo Canyon, San Onofre, Humbolt Bay).³ Even fewer ISFSIs are or will be away-from-reactor facilities, PFS being the pre-eminent exception. NRC has issued only one exemption to the design basis earthquake standard and that was to INEEL sited at the Idaho chemical processing plant ("IPCC") on a vast federal reservation in Idaho. Notably, INEEL's need to obtain an exemption from the design basis earthquake was that an ISFSI designed to comply with current regulations would have been designed to higher ground motions than the higher risk IPCC facility sited nearby. The only other exemption from the design basis earthquake standard relevant to this rulemaking that NRC has received is from Private Fuel Storage, LLC. PFS's need for an exemption is that the design

³Notably, bundles of three horizontal vaults ("casks") will be used at San Onofre and anchored cylindrical casks are planned at Diablo Canyon. Ranch Seco, California also stores dry casks; however, the ground motion at Rancho Seco ranges from 0.05 to 0.1 g which does not render the site a seismic area. Additionally, the Idaho National Environmental and Engineering Laboratory ("INEEL") Three Mile Island 2 ("TMI2") ISFSI licensed in 1999 is located west of the Rocky Mountains. However, the ground motion for a 10,000-year return interval earthquake at the INEEL TMI2 site is only about 0.47 g.

motions in its SAR are greater than those computed under the current regulations. PFS Consolidated SER, dated March 2002, at 2-34. The foregoing brief ISFSI history hardly constitutes an inhibition on needed flexibility.

The rule as written, proposed 10 CFR §72.103(f)(1), does not comply with the notice and comment rule making requirements of Section 553 of the Administrative Procedures Act. "Rule" is defined in the APA as "the whole or part of an agency statement of general or particular applicability and future effect designed to implement, interpret, or prescribe law or policy or describing the organization, procedure, or practice requirements of an agency..." 5 USC § 551(4). The APA exempts from the formal rule-making requirements of Section 553, "interpretive rules, general statements of policy, [and] rules of agency organization, procedure, or practice." 5 U.S.C. § 553(b)(3)(A), (d)(2). In contrast, if a rule is "substantive" the exemption is inapplicable, and the requirements of Section 553 must be strictly adhered to. <u>Professionals and Patients for Customized Care v. Shalala</u>, 56 F.3d 592, 595 (5th Cir. 1995). Furthermore, the APA's notice and comment exemptions should be narrowly construed. <u>United States v. Picciotto</u>, 875 F.2d 345, 347 (D.C.Cir. 1989).

The proposed rule is in the guise of a substantive rule, but it is not. Any substantive requirements are found in the draft guidance, *i.e.*, a document that, based on NRC case law, is emphatically not a rule. While the APA itself does not define what would qualify as a "substantive rule," an "interpretive rule" or a "statement of policy" case law establishes that the rule NRC is proposing circumvents substantive rulemaking, thus avoiding compliance with the APA. As the D.C. Circuit opined, "there is, to be sure, an outer limit to that deference imposed by the Administrative Procedure Act. A substantive regulation must have sufficient content and definitiveness to be a meaningful exercise in agency lawmaking. It is certainly not open to an agency

to promulgate mush and then give it concrete form only through subsequent less formal "interpretations... That technique would circumvent section 553, the notice and comment procedures of the APA." <u>Paralyzed Veterans of America v. D.C. Arena L.P.</u>, 117 F.3d 579, 584 (D. C. Gr. 1997). Here, the Commission attempts to give concrete form to its proposed rule through an interpretative document, DG-3021, and the Commission thereby circumvents section 553 notice and comment rulemaking procedures.

Generally, a substantive rule "establishes a standard of conduct which has the force of law." <u>Professionals and Patients</u>, 56 F.3d at 595. In the proposed rule there are no substantive standards for the design basis earthquake - merely target exceedance probability commensurate with the level of risk. Furthermore, the hallmark of a substantive rule is whether the agency intends to bind itself to a particular legal position. Molycorp, Inc. v. United States E.P.A., 197 F.3d 543, 546 (D.C. Gr. 1999) (quoting Syncor Int'l Corp. v. Shalala, 127 F.3d 90, 94 (D.C. Cir. 1997)). In examining the "binding effect" of the rule, the court begins by looking at the agency's characterization of its own rule. Professionals and Patients, 56 F.3d at 596. The Court will give the agency's characterization of its own rule some deference, but will, generally, stay "suspicious of the agency's own characterization." Id. at 595. Further, in examining the "binding nature" of the rule, the court will also look at whether the rule leaves the agency free to exercise its discretion to follow or not to follow that general policy in an individual case. <u>Id.</u> at 596. Here, there is no binding effect in the proposed rule. Moreover, even if DG-3021 were a legitimate method to implement the proposed rule, it does not contain a binding norm. For example, in certain circumstances an applicant may design its facility to a standard lower than a 2,000-year MAPE. "As long as the agency remains free to consider the individual facts in the various cases that arise, then the agency action in question has not established a binding norm." Id. at 596-597. The proposed rulemaking is more akin to a policy

statement, which courts have described as "neither a rule nor a precedent but is merely an announcement to the public of the policy which the agency hopes to implement in future rulemakings or adjudications." Panhandle Eastern Pipe Line Co. v. Federal Energy Regulatory Commission, 198 F.3d 266, 269 (D.C. Cir. 1999) (quoting Pacific Gas & Electric Co. v. Federal Power Commission, 506 F.2d 33 (D.C. Cir. 1974)). Furthermore, the D.C. Circuit Court has stated, "It is well-established that an agency may not escape the notice and comment requirements...by labeling a major substantive legal addition to a rule a mere interpretation." Appalachian Power Co. v. E.P.A., 208 F.3d 1015, 1024 (D.C. Cir. 2000) (citing Paralyzed Veterans v. D.C. Arena L. P., 117 F.3d 579, 588 (D.C. Cir. 1997)).

The proposed rule has no force of law. For example, if the staff and an applicant agree that a 1,000-year MAPE is the commensurate level of risk for a facility, by what standard does the staff evaluate the application? By what standard does an intervenor challenge that site-specific standard? And by what standard does a licensing board evaluate whether the applicant meets the <u>regulatory</u> requirements? The answer is, there are no standards.

Utah recognizes that the Commission followed a similar approach in amending the rules applicable to seismic evaluation of siting nuclear power plants. However, Utah does not believe the Commission can take comfort from that approach. First, if the approach violates the APA, as Utah argues it does, it should be rejected. Second, as no new nuclear power plant ("NPP") applications have been submitted under the rule, the effect of the rule, therefore, has not been put to the test. Third, there are no data for ISFSIs that establish design basis ground motions. Certainly there are no data comparable to the safe shutdown earthquake ("SSE") for a nuclear power plant, where the reference probability approach to implement the NPP rule has, at least, a scintilla of data to provide guidance to the staff and the public.

Utah strongly urges the Commission to revoke the proposed rule and take an approach that conforms with the APA.

C. <u>Unbridled Staff Discretion and Staff Competence</u>.

If the Commission decides to go forward with the proposed rule, it should be cognizant of the limitations that the staff brings to seismic analysis. A significant portion of the description in the rule announcement in the Federal Register is directly from the staff's position in the PFS proceeding. Therefore, Utah's challenge to the staff's rationale in the PFS proceeding is highly relevant to the issue at hand.

The staff provided rational for PFS's 2,000-year MAPE in its various iterations of the PFS SER. The staff's logic can also be seen in the document accompanying SECY-01-0178, the rulemaking plan that gave birth to the proposed rule. Attachment 2 contains excerpts from the various iterations of the PFS SER and from SECY-01-0178 that show the varying and inconsistent logic the staff has used to justify a 2,000-year MAPE, as well as PFS Hearing Tr. pages 10075-76; 10141-49. It has been Utah's impression that the staff's logic in justifying a 2,000-year MAPE has been to merely cherry-pick from various standards to support that number.

In the PFS proceeding, Utah took particular exception to the staff's ad hoc and flawed rationale. Attachment 3 is the testimony by an internationally recognized expert on seismic hazard analysis, Dr. Walter A. Arabasz, that addresses the staff's rational in the PFS proceeding.

Other justifications for the proposed rule include claimed "conservatism" in PSHA results and reference to DOE Standard 1020. These same factors were brought forward by the Staff in hearing testimony in the PFS proceeding. In addition, the staff attempted to bracket the 2,000-year MAPE

⁴Testimony of Dr. Walter J. Arabasz, and excerpts from PFS Hearing Tr. pages 9094-95; 9156-64; 9178-79; 9183-85; 9199-9203; 9306-9312.

by claiming that it is below the safe shutdown earthquake for a hypothetical nuclear power plant sited in the Intermountain west. The staff took the indefensible position that the SSE for such a facility would be 5,000 years. PFS Hearing Tr. (McCann) at 8326, 8337-38; Stamatakos/
Chen/McCann Testimony, Post Tr. 8050 at 26-29; Stamatakos Rebuttal, Post Tr. 12648 at 4-5. This position was not even supported by PFS. Utah's expert, Dr. Walter J. Arabasz, provided extensive testimony in the NRC proceeding. In that proceeding, Dr. Arabasz established that the SSE earthquake for the Intermountain west was close to 10,000-years, not 5,000-years as claimed by the staff. Sæ Attachment 4, excerpts from PFS Hearing transcript. These issues are addressed in great detail in Utah Findings of Fact and Conclusion of Law ("Utah Findings") (September 5, 2002) ¶¶ 447-494, enclosed as Attachment 5.

To support the staff's position it pointed to the conclusion in a published paper based on an untested and unvalidated theory that has not been accepted by the seismic professional community.

See Attachment 6, transcript excerpts from the testimony of Dr. Arabasz.6

Attachments 2, 3, 4, 5 and 6 show examples that strongly question the Staff's ability to make informed decisions that are logical and consistent with the seismic community's accepted norms when evaluating and approving seismic standards for high seismic sites.

Moreover, over the past year the staff's qualifications and independence have been publically questioned. Former NRC commissioner, Victor Gilinsky, suggested the Staff's "most experienced and competent top officials" were forced to resign because of NRCs "unwelcomed independence

⁵PFS Hearing Tr. pages 9094-95; 9166-78; 9201-02; 9220-42; 9817-19; 10065-67.

⁶PFS Hearing Tr. pages 9817-18; 9865-72; 10075; 10128-31.

of mind." Sæ Attachment 7⁷. Moreover, former Commissioner Gilinsky and others claim that "NRC has been knocking itself out to please the [nuclear] industry." Sæ Attachments 7 and 8.8

Additionally, the article in Attachment 8 states that with respect to the February 2000 Indian Point rupture, staff had concerns with some components "[b]ut the NRC didn't pay close attention to the methodology used in an engineering report" and although the methodology was flawed, staff "took the utility at its word." In light of the recent incidents, compounded by staff errors in judgment and acceding to influence from the licensee, it is highly inadvisable to give the staff unbridled discretion in establishing and reviewing a design basis earthquake for a proposed facility.

Furthermore, in the PFS case, the staff vehemently advocated the PFS seismic design and supporting calculations while more aggressively attacking Utah's witnesses and contentions than PFS itself. Post licensing, Utah questions the staff's ability to maintain independence and objectivity in future evaluations and inspections if the staff makes similar efforts to champion a regulated entity and its application during the licensing proceeding. The staff's post licensing objectivity may particularly be influenced when the staff are given such discretion in establishing the seismic design standards as allowed under the proposed rule.

D. Public Participation Is Limited or Eliminated.

If clear seismic standards are not established, the opportunity for interested persons to participate in the licensing proceeding involving the seismic design of an ISFSI will become essentially prohibited because of the lack of resources (financial and necessary expertise). While the

⁷Washington Post article by Victor Gilinsky, titled *Heard A bout the Near-A cident at the Ono Nudear Plant? I'm Not Surprised*, April 28, 2002, currently located at http://www.washingtonpost.com/wp-dyn/articles/A57994-2002Apr27 html.

⁸The Plain Dealer (Cleveland, Ohio) article, titled *Cracks appear in NRC's newrules*, September 22, 2002, currently located at http://www.cleveland.com/ohio/plaindealer/index.ssf?/xml/story.ssf/html_standard.xsl?/base/news/103268735656630.xml.

lack of resources is not a recognized hardship by the NRC, it is a reality. Utah has been extremely fortunate that its seismic experts, many internationally renowned, agreed to assist the State in the interest of sound science, engineering, and safety. Notwithstanding the seismic experts' interests in assuring sound science, engineering, and safety, the financial cost to participate in the PFS licensing proceeding has been substantial, although Utah's resources pale in comparison to the resources of PFS. Smaller organizations and parties are unlikely to be so fortunate.

When extensive discretion is left to the Staff with no definitive standards, a panoply of specific expertise (e.g., seismologists, probabilistic seismic hazard assessment experts, risk analysts, soil-structure interaction engineers, geotechnical engineers, soil engineers, structural engineers, dynamic analysts, dose analysts, etc.) is needed to evaluate the seismic design and participate in the licensing proceedings. Additionally, regardless of the financial burden, the universe of seismic experts is relatively small. As a result, the staff's discretion is left unchecked and parties are denied an opportunity to participate in the licensing proceeding because of the realistic inability of intervenors to obtain the highly specialized expertise necessary to analyze probabilistic seismic risks and design of nuclear facilities.

As shown in the PFS case, while Utah still disagrees with PFS's seismic design, Utah's participation in the licensing proceeding has proved to be beneficial. For example, Utah strongly believes it was responsible, at least in part, for PFS's additional seismic site investigation, data from which revealed that the projected site ground motions were actually more than thirty-five percent higher than earlier calculated. PFS conducted this additional site investigation after the staff had already approved PFS's probabilistic seismic hazard analysis with substantially lower ground motions

⁹Development of Design Basis Ground Motions for the Private Fuel Storage Facility, Rev. 1, March 2001 (Geomatrix); see also e.g., PFS Consolidated SER at 2-48.

in its published Safety Evaluation Report of September 2000. Intervenors can be an important aspect of the licensing proceeding. Utah urges the Commission not to create additional hardships for intervenors by leaving the staff with unbridled discretion.

E. Annual Probability of Exceedance.

The Commission has specifically solicited public comments on the appropriate mean annual probability of exceedance ("MAPE"). For starters, a 2,000-year MAPE is not defensible. There are numerous standards that already use a 2,500-year MAPE. DOE Standard 1020 employs a MAPE of 2,500-years but the important point is that it is inextricably tied to meeting performance and risk goals – a concept the NRC has not adopted. Certain critical buildings, such as hospitals, under the International Building Code must be designed to a 2,500-year MAPE, as must interstate bridges in Utah. At a minimum, the NRC cannot adopt a standard lower than these codes.

During the PFS proceeding, Dr. Arabasz described to the Board the lack of performance standards in the staff's approach:

What is absent in this regulatory process -- and this is explained in detail in NUREG-6728 that was published or that has an October date -- is, first of all, the <u>lack of agreement</u> on a failure probability which enters importantly into how one looks at those two hands [the MAPE and the performance capability of the SSCs], the hazard probability and the design conservatisms. These are fleshed out more in the DOE framework. But if one sets out to achieve risk consistency across the country, then these elements that [PFS witness] Dr. Cornell has described and that he elaborates on in Attachment A of his prefiled testimony become very important. . . . [U]ltimately, if we do not have a regulatory framework where the performance goal or the probability of failure is established, then we enter into a fluid domain.

PFS Hearing Tr. at 10048-49 (*emphasis added*); see also Attachment 9, which contains relevant excerpts of Dr. Arabasz's testimony in the PFS proceeding ¹⁰.

¹⁰PFS Hearing Tr. pages 9094-95; 9179-81; 10075-76; 10128-31.

F. <u>Cask Stability</u>.

NRC has authorized a variety of dry spent fuel storage designs, including unanchored cylindrical designs. The NRC places too much stock in the integrity of the dry storage cask. Over the past decade, NRC has issued 19 ISFSI licenses (9 general licenses and 10 site specific licenses).¹¹ 67 Fed. Reg. 47749. No ISFSI has been licensed in seismic areas. NRC has not licensed unanchored cylindrical casks in any seismic areas.¹² Additionally, there are no performance data, no test data and no earthquake experience data for dry casks or ISFSIs. Moreover, the proposed rule is based on principles that are antithetical to earthquake engineering practice.

1. <u>Nonlinear Computer Analyses</u>.

As a basis for reducing the design earthquakes for ISFSIs and MRSs, the Commission relies the applicant's computed showing that the casks will not tip over or collide "or that the calculated movements are acceptable." 67 Fed. Reg. at 47749. For unanchored casks, the staff relies solely on the predictions of nonlinear computer models.

While experts generally agree that nonlinear computer models are sensitive to the input parameters, to date the nonlinear computer model projections of the seismic behavior of casks have not been validated with shake table data or actual performance data.

The Commission should be commended for its efforts to study the generic and site specific nonlinear seismic behavior of casks. However, Utah only became aware that the Staff had

¹¹Licenses were issued for only three sites west of the Rocky Mountains. Maximum ground motions at INEEL (Idaho) are approximately 0.46 g; at Rancho Seco (California) are approximately 0.05 to 0.1 g; and at Trojan (Oregon) are approximately 0.15 g.

¹²Other than the PFS site, unanchored cylindrical casks have not been proposed in seismic areas. Bundles of three horizontal casks are proposed at San Onofre and anchored cylindrical casks embedded in bedrock are proposed at Diablo Canyon.

contracted a generic and site specific analysis, including one¹³ for the PFS proposal, shortly before the scheduled PFS seismic hearings. Given NRC's mission as a regulatory agency to serve and protect the public, Utah finds disturbing the lack of availability and notice of this important NRC study.¹⁴ While the Staff sought the advice and opinion of four industry representatives in at least three meetings closed to the public, other potentially interested parties were not allowed to participate. Importantly, while the NRC contractor, Dr. Vincent Luk expressed his hope that full scale shake table tests would be conducted to validated the results of his nonlinear analyses, the NRC generic and site specific study of the seismic behavior of casks has not, in fact, been validated with any test or performance data. Thus, Utah urges the Commission not to rely solely on nonlinear analysis to ensure adequate safety in the seismic design of storage casks. Sæ Attachment 10, excerpts from Utah's Findings.

2. <u>Radiological Risks</u>.

Furthermore, the radiological risk of exposure from fuel stored in the open in a dry storage cask is likely greater than fuel stored in a reactor building where there are multiple layers of protection, including the containment building. The NRC appears to be relinquishing its long held defense-in-depth philosophy and is now willing to rely entirely on the performance of the dry storage cask. While it may be argued that a dry storage cask has some layers of protection (e.g., the multi-purpose canister and the storage cask shell), without adequate and reliable performance and test data, the NRC does not know whether the casks will actually provide the critical barrier that is

¹³Seismic Analysis Report on HI-STORM 100 Casks at Private Fuel Storage Facility, Rev. 1, dated March 31, 2002 (Vincent K. Luk, et al.).

¹⁴A Staff witness claimed he sought to include the PFS site in this study to "assist the State in understanding the complexities of the analyses" (PFS Hearing Tr. at 6843), yet Utah was not provided a copy of the 2,000-year earthquake analyses until approximately 4 months after the contractor transmitted its results to the Staff.

espoused and relied upon in the proposed rule.

CONCLUSION

For the reasons discussed above, the State of Utah strongly recommends that the Commission not final the proposed 10 CFR Part 72 Rule Geological and Seismological Characteristics for Siting and Design of Dry Cask Independent Spert Fiel Storage Installations and Monitored Retrievable Storage Installations. In the alternative, Utah recommends the Commission establish by rule a definitive design basis earthquake at a return interval greater than 2,000-years which is tied to defined risk and performance goals.

ATTACHMENT 1 TO STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002)

Chronology of State of Utah's Involvement in the Private Fuel Storage Licensing Proceeding as it relates to PFS's Request for an Exemption from the Design Basis Earthquake Standard and Seismic Hazard Assessment Methodology

1. June 1997: Existing regulation requires analysis of seismicity for siting ISFSIs west of the Rocky Mountain Front using deterministic methodology techniques in Part 100 App. A, V(a)(1)(i). 10 CFR § 72.102(b). For

siting of nuclear power plants § 100.23 allows the option of using probabilistic seismic hazard assessment ("PSHA") methodology.

2. June 1997: PFS submitted ISFSI license application to NRC, which stated 84th percentile ground motions at 0.67 g (horizontal) and 0.69 g (vertical).

3. September 1997: State of Utah filed petition to intervene in licensing proceeding, Docket No. 72-22.

4. November 1997: State filed contentions, including issues relating to seismicity at the PFS site (Contention Utah L).

5. April 1998: State admitted as an intervenor, Board admits all seismicity issues in Contention Utah L. LBP-98-7, 47 NRC 142 (1998).

6. June 1998: Rulemaking Plan, SECY-98-126¹ issued. Preferred option required dry cask ISFSI applicants for sites west of the Rocky Mountains to use PSHA methodology ("conforming to 10 CFR 100.23 in lieu of 10 CFR Part 100 Appendix A" and a "graded approach to seismic design for ISFSI structures, systems, and components" ["SSCs"]); SSCs to be designed to withstand either Frequency-Category-1 design basis ground motion (1,000-year recurrence interval) or Frequency-Category-2 design basis ground motion (10,000-year recurrence interval).

7. February 1999: PFS reports discovering two formerly unknown faults dipping beneath the PFS site; deterministic (84th percentile) ground motions were 0.72 g (horizontal) and 0.8 g (vertical).

¹ Rulemaking Plan: Geological and Seismological Characteristics for Siting and Design of Dry Cask Independent Spent Fuel Storage Installations, 10 CFR Part 72, SECY-98-126.

- 8. April 1999: PFS requested an exemption from 10 CFR § 72.102 (f)(1) to allow it to conduct a probabilistic seismic hazard analysis using a mean annual return period event of 1,000-years instead of the required deterministic analysis. PFS estimated ground motions for a 1,000-year return period at 0.4 g (horizontal) and 0.39 g (vertical).
- 9. April 1999: State's motion requiring Applicant to apply for rule waiver under 10 CFR § 2.758(b) or in the alternative amendment to Contention Utah L Part B (seismic exemption).
- 10. May 1999: The Licensing Board rejected State's Amended Contention (and denied the motion to require PFS to apply for a rule waiver) because the Staff had not actually taken a final position and thus the State's challenges were premature. LBP-99-21, 49 NRC 431 (1999).
- 11. August 1999: NRC Staff suggested² PFS consider using a design earthquake based on a PSHA with a return frequency of 2,000-years.
- 12. August 1999: PFS exemption request to use a 2,000-year recurrence interval to calculate the design basis ground motion.
- 13. December 1999: Staff issued its original PFS safety evaluation report ("SER") in which it recognized that Part 72 required a deterministic analysis for sites west of the Rocky Mountain Front and that the June 1998 Rulemaking Plan only allowed a 1,000-year or 10,000-return period event; notwithstanding the directives in the Rulemaking Plan, the Staff determined that a 2,000-year return value with the PSHA methodology can be acceptable.
- 14. January 2000: State filed another motion to amend Contention Utah L Part B in response to the Staff's SER, which seemed to accept PFS's exemption request to use a 2,000-year return period; the State's motion again asked that NRC require either the use of a probabilistic methodology with a return period of 10,000-years or compliance with the deterministic analysis as currently required by 10 CFR § 72.102 (f)(1).
- 15. June 2000: Licensing Board rejected State's second amendment to Utah L Part B (seismic exemption), again saying that the Staff had not actually taken

² PFS's Commitment Resolution Letter # 14 from John Donnell to NRC dated August 6, 1999).

a final position on the 2,000-year return period issue; consequently, the State's motion was premature. LBP-00-15, 51 NRC 313 (2000).

- 16. September 2000: Staff issued its second SER, in which it found sufficient basis to find acceptable PFS's use of the PSHA methodology with a 2,000-year return period event.
- 17. November 2000: State filed a third motion to amend Utah L Part B (seismic exemption) in response to the Staff's acceptance in its September 2000 SER of the use of the PSHA methodology with a 2,000-year return period requested by PFS.
- 18. December 2000: Letter from PFS to NRC announcing that previously unincorporated geotechnical data will impact the project licensing basis, resulting in a major license amendment affecting PFS facility design basis ground motion and dynamic stability analyses based on new shear and pressure wave velocity profiles.
- 19. January 2001: The Licensing Board admitted Contention Utah L Part B (seismic exemption) in part, and referred its ruling to the Commission, certifying the question of whether the contention should be further litigated. LBP-01-03, 53 NRC 84 (2001).
- 20. March 2001: PFS's additional geotechnical site investigations report describing thirty five percent increase in ground motions for the PFS site:

 Development of Design Basis Ground Motions for the Private Fuel Storage
 Facility, Rev. 1, March 2001 (Geomatrix). PFS estimated ground motions for a 2,000-year return period at approximately 0.7 g and 84th percentile ground motions at 1.15 g (horizontal) and 1.17 g (vertical).
- 21. March 2001: PFS License Application Amendmer t No. 22, major license amendment affecting PFS facility design basis ground motion and dynamic stability analyses based on r ew shear and pressure wave velocity profiles.
- 22. June 2001: The Commission confirmed the Board's ruling, stating

... what Utah proposes to litigate is whether PFS's ISFSI design, which is dependent on an exemption from otherwise controlling seismic regulations, is adequate to withstand plausible earthquake risks. Viewed this way, Utah's proposed revised Contention L (geotechnical) plainly puts into play safety issues that are material to licensing and suitable for

consideration at an NRC hearing.

CLI-01-12, 53 NRC 459, 466 (2001).

- 23. September 2001: NRC issued modified rulemaking plan, SECY-01-0178,3 in which use of a PSHA methodology and a design basis earthquake with a 2,000-year mean return period is proposed for dry-cask ISFSIs.
- 24. November 2001: PFS filed for summary disposition of Contention Utah L Part B (seismic exemption), arguing in part that the contention was mooted due to SECY-01-0178.
- 25. January 2002: The Licensing Board denied PFS's motion for summary disposition of Contention Utah L Part B. LBP-02-01, 55 NRC 11 (2002).
- 26. April 2002: The State, PFS, and the NRC Staff prefiled testimony on the seismic exemption issues involved in Utah L Part B.
- 27. April-June 2002: Hearings were held in the PFS licensing proceeding, and State's witnesses Dr. Walter J. Arabasz and Dr. Steven F. Bartlett presented evidence on the seismic exemption issues involved in Utah L Part B.
- 28. July 2002: NRC published its proposed rule, Geological and Seismological Characteristics for Siting and Design of Dry Cask Independent Spent Fuel Storage Installations and Monitored Retrievable Storage Installations, 67 Fed. Reg. 47745, and announced its new draft regulatory guide, DG-3021, Site Evaluations and Determination of Design Earthquake Ground Motion for Seismic Design of Independent Spent Fuel Storage Installations and Monitored Retrievable Storage Installations (July 2002).
- 29. September 2002: Parties in PFS proceeding filed simultaneous Findings of Fact and Conclusions of Law on Unified Contention Utah L/QQ, including issues relating the PFS's seismic exemption request.
- 30. October 2002: Parties in PFS proceeding filed Reply Findings.
- 31. October 2002: Comments due on proposed rule.

³ SECY-01-0178, Modified Rulemaking Plan: 10 CFR Part 72 – Geological and Seismological Characteristics for Siting and Design of Dry Cask Independent Spent Fuel Storage Installation, (September 26, 2001).

ATTACHMENT 2a to STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002)

Safety Evaluation Report for Systems not Directly Associated With Storage Casks for the Private Fuel Storage Facility, December 15, 1999

PAGES 2-44 to 2-45:

However, the staff has determined that a 2,000-year return value with the PSHA methodology can be acceptable for the following reasons:

- The DOE standard, DOE-STD-1020-94 (U.S. Department of Energy, 1994), defines four performance categories for structures, systems, and components important to safety. The DOE standard requires that performance category-3 facilities be designed for the mean ground motion with a 2,000-year return period. Category-3 facilities in the DOE standard have potential accident consequences similar to a dry spent fuel storage facility.
- The Uniform Building Code and the National Earthquake Hazards Reduction Program (International Conference of Building Officials, 1994; Building Seismic Safety Council, 1995) both recommend using peak ground motion values that have a 90-percent probability of not being exceeded in 50 years for the seismic design of structures. Considering the radiological safety aspects of a dry spent fuel storage facility, conservative peak ground motion values that have a 99 percent likelihood of not being exceeded in the 20-year licensing period of the Facility are considered adequate for its seismic design. This exceedance probability corresponds to a return period of 2,000 years.
- The NRC has accepted a design seismic value that envelops the 50th-percentile deterministic ground motion value and the 2,000-year return period probabilistic ground motion value for the TMI-2 ISFSI facility license.(Nuclear Regulatory Commission, 1998b; Chen and Chowdhury, 1998). The TMI-2 is designed to store spent nuclear fuel in dry storage casks. The applicant's 2,000-year PSHA response spectra generally envelops the 50th-percentile updated DSHA response spectra (Stamatakos et. al., 1999). A lower design value of 50th-percentile design earthquake is adequate because the passive design of the dry cask storage facility is inherently less hazardous and less vulnerable to earthquake-initiated accidents than an operating nuclear power reactor, which requires a 84th-percentile design earthquake (Hossain et al., 1997).
- In its Fault Evaluation Study and Seismic Hazard Assessment Study–Final Report for the site, Geomatrix Consultants, Inc. (1999a) concluded that an appropriate design probability level for both vibratory ground motion and fault displacement for the site is 5 x 10⁻⁴ (or a 2,000-year return period)

Safety Evaluation Report for the Private Fuel Storage Facility September 29, 2000

PAGES 2-41 to 2-42:

However, the staff has determined that a 2,000-year return value with the PSHA methodology can be acceptable for the following reasons:

- The radiological hazard posed by a dry cask storage facility is inherently lower and the Facility is less vulnerable to earthquake-induced accidents than operating commercial nuclear power plants (Hossain et al., 1997). In its Statement of Consideration accompanying the rulemaking for 10 CFR Part 72, the NRC recognized the reduced radiological hazard associated with dry cask storage facilities and stated that the seismic design basis ground motions for these facilities need not be as high as for commercial nuclear power plants (45 FR 74697,11/12/80; SECY-98-071; SECY-98-126).
- Seismic design for commercial nuclear power plants is based on a determination of the Safe Shutdown Earthquake ground motion. This ground motion is determined with respect to a reference probability level of 10⁻⁵ (median annual probability of exceedance) as estimated in a probabilistic seismic hazard analysis (Reference Reg Guide 1.165). The reference probability, which is defined in terms of the median probability of exceedance, corresponds to a mean annual probability of exceedance of 10⁻⁴ (Murphy et al., 1997). That is, the same design ground motion (which has a median reference probability of 10⁻⁵) has a mean annual probability of exceedance of 10⁻⁴.
- On the basis of the foregoing, the mean annual probability of exceedance for the PFS Facility may be less than 10⁻⁴ per year.
- The DOE standard, DOE-TD-1020-94 (U.S. Department of Energy, 1996), defines four performance categories for structures, systems, and components important to safety. The DOE standard requires that performance Category-3 facilities be designed for the ground motion that has a mean recurrence interval of 2000 yrs (equal to a mean annual probability of exceedance of 5 x 10⁻⁴). Category-3 facilities in the DOE standard have a potential accident consequence similar to a dry spent fuel storage facility.
- The NRC has accepted a design seismic value that envelopes the 2000-yr return period probabilistic ground motion value for the TMI-2 ISFSI license (Nuclear Regulatory Commission, 1998b; Chen and Chowdhury, 1998). The TMI-2 ISFSI was designed to store spent nuclear fuel in dry storage casks similar to the PFS Facility.

Modified Rulemaking Plan, SECY-01-0178 Geological and Seismological Characteristics for the Siting and Design of Dry Cask ISFSIs 10 CFR Part 72 September 26, 2001

PAGES 7-8

The rationale for the proposed mean annual probability of exceedance of 5.0E-04 (return period of 2,000 years) for a design earthquake is based on several points:

- Use of a mean annual probability of exceedance of 5.0E-04 (return period of 2,000 years) for the design earthquake is consistent with the Commission's approval of DOE's request for an exemption from section 72.102(f)(1) for a proposed ISFSI at the INEEL to store spent fuel generated at the Three Mile Island Unit-2 nuclear power plant. Section 72.102(f)(1) requires that for sites that have been evaluated under the criteria of Appendix A of Part 100, the design earthquake must be equivalent to the SSE for an NPP. In its evaluation of the request, NRC staff considered the relative risk posed by the ISFSI. The staff concluded that considering the minor radiological consequences expected from a cask failure resulting from a seismic event, and the lack of a credible mechanism to cause such a failure, the NRC staff believes that the design earthquake using a mean annual probability of exceedance of
 - 5.0E-04 for dry storage facilities at INEEL would be conservative.
- The total probability of exceedance for a design earthquake at an ISFSI facility with an operational period of 20 years (20 years x 5.0E-04 = 1.0E-02) is the same as the total probability of exceedance for an earthquake event at the proposed pre-closure facility at Yucca Mountain with an operational period of 100 years (100 years x 1.0E-04 = 1.0E-02).
- Because SSCs important to safety in an ISFSI are few, relative to those found in an NPP, the use of a graded approach for classifying ISFSI SSCs into one of two different categories for earthquake designs would unnecessarily increase the complexity in applications, without a commensurate improvement to safety. The SSCs important to safety in an ISFSI are associated with the storage cask, and include the canister, the canister handling systems, concrete pad supporting the cask, the transfer building supporting the handling systems, and the transfer cask. Since these SSCs are needed to be functional to prevent the dose limit of 5 rem being exceeded at the controlled area boundary, they would be required to be designed for a Category 2 design basis earthquake Other SSCs important to safety may include the pressure monitoring system, protective cover, security lock and wire, etc. and can be designed for a lower Category 1 earthquake. However, it would be simpler to design all SSCs for a bounding Category 2 earthquake
- The critical element for protection against radiation release is the confinement boundary for containing the spent fuel assemblies. Because the casks are rigid and have high natural frequencies, the damage from a drop or tip-over accident is expected to be far greater and more severe than the seismic inertial acceleration loads. Therefore, seismic inertia loads are bounded by other loads. The dry storage cask designs are very rugged and robust, and are expected to have substantial design margins to withstand forces from a seismic event greater than the design earthquake.
- During a seismic event, a cask may slide if lateral seismic forces are greater than friction resistance between the cask and the concrete pad. The sliding and resulting displacements are computed by the applicant to demonstrate that the casks, which are spaced to satisfy thermal requirements, are precluded from impacting other adjacent casks. Furthermore, the staff typically requests, as part of its approval process, that an applicant demonstrate that during a seismic event equal to the proposed design earthquake, the cask will not tip over. However, it follows from the discussion above that even if the casks slide or tip-over and then impact other casks or the pad during a seismic event greater than the proposed design earthquake, the casks have adequate design margins to ensure that they maintain their structural integrity to meet the Part 72 exposure limits for radiological protection
- The mean annual probability of exceedance of 5.0E-04 for ISFSI facilities is consistent with the design approach used in DOE Standard DOE-STD-1020, "Natural Phenomena Hazards Design Evaluation Criteria for Department of Energy Facilities," for similar type facilities.

Consolidated Safety Evaluation Report Concerning the Private Fuel Storage Facility, Docket No. 72-22 March 2002

PAGES 2-50 to 2-51:

However, the staff has determined that a 2,000-year return value with the PSHA methodology can be acceptable for the following reasons:

- The radiological hazard posed by a dry cask storage facility is inherently lower and the Facility is less vulnerable to earthquake-induced accidents than operating commercial nuclear power plants (Hossain et al., 1997). In its Statement of Consideration accompanying the rulemaking for 10 CFR Part 72, the NRC recognized the reduced radiological hazard associated with dry cask storage facilities and stated that the seismic design basis ground motions for these facilities need not be as high as for commercial nuclear power plants (45 FR 74697, 11/12/80; SECY-98-071; SECY-98-126).
- Seismic design for commercial nuclear power plants is based on a determination of the Safe Shutdown Earthquake ground motion. This ground motion is determined with respect to a reference probability level of 10⁻⁵ (median annual probability of exceedance) as estimated in a probabilistic seismic hazard analysis (Reference Reg Guide 1.165). The reference probability, which is defined in terms of the median probability of exceedance, corresponds to a mean annual probability of exceedance of 10⁻⁴ (Murphy et al., 1997). That is, the same design ground motion (which has a median reference probability of 10⁻⁵) has a mean annual probability of exceedance of 10⁻⁴. Further, analyses of nuclear power plants in the western United States show that the estimated average mean annual probability of exceeding the safe shutdown earthquake is 2.0 x 10⁻⁴ (U.S. Department of Energy, 1997).
- On the basis of the foregoing, the mean annual probability of exceedance for the PFS Facility may be defined as greater than 10⁻⁴ per year.
- The DOE standard, DOE-TD-1020-94 (U.S. Department of Energy, 1996), defines four performance categories for structures, systems, and components important to safety. The DOE standard requires that performance Category-3 facilities be designed for the ground motion that has a mean recurrence interval of 2000 yrs (equal to a mean annual probability of exceedance of 5 x 10⁻⁴). Category-3 facilities in the DOE standard have a potential accident consequence similar to a dry spent fuel storage facility.
- The NRC has accepted a design seismic value that envelopes the 2000-yr return period probabilistic ground motion value for the TMI-2 ISFSI license (Nuclear Regulatory Commission, 1998b; Chen and Chowdhury, 1998). The TMI-2 ISFSI was designed to store spent nuclear fuel in dry storage casks similar to the PFS Facility.

ATTACHMENT 2b to STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002)

COPY OF TRANSCRIPT

UNITED STATES OF AMERICA

NUCLEAR REGULATORY COMMISSION

In the Matter of:

PRIVATE FUEL STORAGE, LLC,

(Independent Spent Fuel
Storage Installation)

)

ASLEP No. 97-732-02-ISFSI

U. S. Nuclear Regulatory Commission Sheraton Hotel, Wasatch Room Salt Lake City, Utah 84114

On June 6, 2002 the above-entitled matter came on for hearing, pursuant to notice, before:

MICHAEL C. FARRAR, CHAIRMAN Administrative Judge U. S. Nuclear Regulatory Commission

DR. JERRY R. KLINE Administrative Judge Atomic Safety & Licensing Board Panel

DR. PETER S. LAM
Administrative Judge
Atomic Safety & Licensing Board Panel



50 South Main, Suite 920 Salt Lake City, Utah 84144

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	I N D E X	
	EXAMINATION	
	ess: Dr. Arabasz	1000
	ReDirect Examination by Ms. Chancellor Cross Examination by Mr. Gaukler	10081 10149
	Recross Examination by Mr. Turk	10176
	Recross Examination by Dr. Stamatakos Continued Recross by Mr. Turk	10215 10237
	Further Redirect by Ms. Chancellor	
	EXHIBITS	
No.	MRI	KD/ADMTD
STATI	E'S EXHIBITS	
202	(Previously Marked)	/10089
203	(Previously Marked)	/10125
204	(Previously Marked)	/10125
206	(Previously Marked)	/10126
208	(Previously Marked)	/10089
209	(Previously Marked)	/10149
STAFI	F'S EXHIBITS	
SS	Letter dated 3/19/99 from 1017	75/10176
	E. William Brach to Warren	
	Bergholz with attached documents	
TТ	Excerpts from Final Report - 1017	79/10181
	Volume I of III, Fault Evaluation Study and Seismic Hazard Assessment,	
	prepared by Geomatrix Consultants, Inc., February 1999.	
	-	
UU	Pages 1, 12, and 16 of Reg 101 Guide 1.165 dated March 1997	187/10193
VV	Letter from David J. Modeen, 103	194/10196
• •		

A. Yes. This can simply be done I think with some pattern recognition, just standing back from these documents and being able to view the bullets side by side.

On the first page, and I believe I've put my ripped up pages in order here, I'm looking at the Safety Evaluation Report, or an excerpt from it dated December 15, 1999. In the first bullet, generally we see the reference to DOE-STD-1020 as a point of reference, namely, the 2,000-year return period for a performance Category-3 facility.

In the second bullet we see reference to the Uniform Building Code and a total probability of exceedance, which we've learned has fallen by the wayside in the Staff's thinking, except to the extent that it reappears in the Modified Rulemaking Plan.

In the third bullet we see the reference to the TMI ISFSI, and I've explained in my view that what was approved was a design basis ground motion in fact higher than a 2,000-year value. But I think the key point in this bullet is to recognize that what was central to the -- one of the things that was central to the request was that it was a DOE facility, which had DOE standards to

consider or to enter into consideration and, namely, the DOE 1020 Standard of a 2,000-year ground motion for a PC-3 facility.

The fourth bullet, ancient history.

What was challenged to be circular reasoning,

referring to what Geomatrix thought was appropriate

and examination of the Geomatrix reasoning,

referring back to Staff reasoning, and that fell by

the wayside and became ancient history.

As we advance in time to the second page, September 29, 2000, what I see in terms of pattern recognition is the first three bullets are part of establishing a proposition, namely, that the radiological hazard of a dry cask ISFSI less than a nuclear power plant. The second bullet getting into the median versus mean issue, and then ending up with the third bullet which is the statement that, "On the basis of the foregoing, the mean annual probability of exceedance for the PFS Facility may be less than 10 to the minus 4 per year."

From my testimony earlier this morning, one can fairly say that even though I disagree with how the Staff may have gotten there, namely, that median versus mean issue, on the third bullet we're

basically of the same view.

Then the two bottom bullets, again the reference to the DOE-STD-1020 for PC-3 and the TMI-2. I'll note that on each of these pages, perhaps I should have done so at the beginning, I think the introductory sentence is the same in all cases, and it reads, "However, the staff has determined that a 2,000-return value with the PSHA methodology can be acceptable for the following reasons."

So so far what we see tracking consistently in time is the reliance on the DOE-STD-1020 and the reliance on the precedent of the TMI to ISFSI exemption. Then when we come to the most recent Consolidated SER, the third page of this Exhibit, an excerpt from the March 2002 Safety Evaluation Report, we again see the first three bullets developing that proposition that on the basis of the foregoing, the mean annual probability of exceedance for the PFS facility may be defined greater than 10 to the minus 4 per year, and we see continuing to appear consistently the reference to the DOE-STD-1020, and the TMI-2 precedent.

The fourth page, the Modified Rulemaking Plan, I don't need to concern myself with greatly

at this point. I'll simply observe that the first bullet is the TMI-2 precedent; the second one, this issue of consideration of the total probability of exceedance as a measure of acceptable risk, and we heard from Mr. Turk that the staff may re-examine whether it chooses to maintain that argument.

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And then the bullet at the bottom, the reference again to the DOE-STD-1020 and the mean annual probability of exceedance of 5 E to the minus 4 for the 2,000-year ground motion. So that as the train arrives at this hearing in its most updated version, namely, the Consolidated Safety Evaluation Report, what I understand to be the key underpinnings of the Staff's justification for the 2,000-year return value comes down to the first three bullets that developed the proposition, again, that relative to a benchmark of 10 to the minus 4 per year for a nuclear power plant, a PFS facility could have a hazard probability that were higher, a mean return period ground motion that were lower.

And then in the last two bullets it seems to me that ultimately the Staff comes down to reliance on the DOE-STD-1020, either explicitly in the third bullet or implicitly in the TMI-2

exemption precedent.

Now, if that's the case, we come back to what I think is good news, that the Staff, if it chooses to stay pinned on the 2,000-year value, while 2002 -- excuse me, while DOE-STD-1020 has moved on to a exceedance probability of 2500 years for PC-3, it can only stay pinned on that 2,000-year value if it accepts the target size and performance goal of 1 times 10 to the minus 4.

And I think that's good news because I believe that this logic is forcing finally some kind of fixed star to navigate by, that the Staff, I've been told, need not accept the DOE-STD-1020, but it's such a key point that one has to somewhere accept a seismic performance goal to move on to the rest of the logic to consider a hazard probability and risk consistency.

This equation that I showed you this morning about R sub R equals PH over P of F, this appears in that reference B4 in the Reg Guide 1.165 as to how to consider a reference probability different than 1 times 10 to the minus 5 median. The design approach and philosophy was developed in the reference document in DOE-STD-1020 and its various versions. Again, a standard design

approach and philosophy was developed. It was developed in the Kennedy and Short paper as a basis for DOE-STD-1020 and I'm greatly impressed by looking at NUREG 6728 or NUREG/CR 6728, and if I could just pick that up for a moment, Section 7, the NUREG is titled Technical Basis for Revision of Regulatory Guidance on Design Ground Motions: Hazard and Risk Consistent Ground Motion Spectra Guidelines. And Section 7 specifically is titled Procedure for the Development of Risk Consistent Spectra.

Let me read a sentence from the

beginning of the introduction section of Section 7

of the cited NUREG. "For the purposes of this

project we mean by consistency that the ground

motion recommendations result in facilities at

different sites having about the same level of

safety from earthquake caused failures no matter

where there (sic) are located in the country."

So I guess as I try to figure out how to get off the train and when I can, I think that the discussion put forward by Professor Cornell in Attachment A of his prefiled testimony basically lays out a rational framework for deciding how to deal with the reference probability.

He, I think, is constrained to some extent by needing to argue within the DOE, what I call the DOE paradigm or the DOE framework. In other words, considering a seismic performance goal, a hazard probability and then with the risk reduction ratio consider the conservatisms that are achieved in the design procedures and the acceptance criteria.

I have made it plain in my prefiled testimony that I agree with this need to fundamentally couple the hazard exceedance probability with the design side and that if one accepts this proposition that sufficient protection depends on that fundamental coupling, then I've gone as far as I can on the train and have to pass off to the engineers and for the Board to consider whether, as Dr. Cornell argues, those conservatisms, indeed, have been achieved on the design side to justify the 2,000-year return period.

And if a judgment is made that they have not or there's uncertainty whether they have then one would come back to something like State's Exhibit 208 where I have the graph at the bottom of the table and we have the famous left-hand and

right-hand, if that sufficient protection isn't achieved on the design side, then necessarily it requires that left-hand side to come up with the return period of the ground motion.

MS. CHANCELLOR: Thank you, Dr. Arabasz.

I have no further questions.

Oh, your Honor, I do have one thing. I would like to move for entry of State's Exhibit 209.

JUDGE FARRAR: Mr. Gaukler?

MR. GAUKLER: No objection.

JUDGE FARRAR: Mr. Turk?

MR. TURK: Your Honor, I noted my objection previously. I would restate it, but expect your ruling to be adverse.

JUDGE FARRAR: Unless you have something additional to add, you're correct.

MR. TURK: I think the only thing I would make clear, your Honor, is that the bullets are taken out of context. In each case the State left off the concluding paragraph as well as all the preceding discussion that led up to those bullets. This may be significant and I think that any time one looks at this Exhibit one must keep in mind that more was said by the Staff than the State

is representing here because they have taken the 1 bullets out of context. And, for example, if I may 2 just note what I mean by that --3 Rather than have you note JUDGE FARRAR: 4 it, number one, your complete version of the 5 document will indicate that, and you, of course, 6 would be free to put on a Staff witness who could, 7 I assume, fairly briefly point out that something 8 has been omitted that would be appropriate to put 9 the matters in context. So on that basis we will 10 admit State Exhibit 209. 11 Thank you, your Honor. MS. CHANCELLOR: 12 (STATE'S EXHIBIT-209 ADMITTED.) 13 JUDGE FARRAR: Mr. Gaukler, do you have 14 some -- I think you had indicated yesterday you had 15 16 some cross. Should I start? Yes. MR. GAUKLER: 17 JUDGE FARRAR: Yes, go ahead. 18 19 CROSS-EXAMINATION 20 BY MR. GAUKLER: 21 Good morning, Dr. Arabasz. ο. 22 Good morning, Mr. Gaukler. Α. 23 I will agree with you, it has been a 24 Q. long train ride. 25

ATTACHMENT 3a TO STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002)

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of:)	Docket No. 72-22-ISFSI
PRIVATE FUEL STORAGE, LLC (Independent Spent Fuel)	ASLBP No. 97-732-02-ISFSI
Storage Installation))	April 1, 2002

STATE OF UTAH TESTIMONY OF DR. WALTER J. ARABASZ REGARDING UNIFIED CONTENTION UTAH L/QQ (Seismic Exemption)

- Q. 1: Please state your name, affiliation, and qualifications.
- A. 1: My name is Dr. Walter J. Arabasz. I am a Research Professor of Geology and Geophysics at the University of Utah in Salt Lake City, Utah, and also Director of the University of Utah Seismograph Stations. I have more than 30 years' professional experience in scientific research, consulting, occasional teaching, and publishing articles in observational seismology, seismotectonics, and earthquake hazard analysis with a primary focus on Utah and the Intermountain West.

Since 1977 I have routinely provided professional consulting services on earthquake hazard evaluations for dams, nuclear facilities, and other critical structures and facilities. Since the mid-1980s I have been directly involved in methodology development and applications of probabilistic seismic hazard analysis. During the past decade I have had major involvement in assessing vibratory and fault-displacement hazards for the high-level nuclear waste repository at Yucca Mountain, including serving on a Peer Review Group for Early Site Suitability Evaluation, reviewing technical reports, and serving on expert teams for seismic source characterization for probabilistic hazard analyses.

My service on numerous national and state advisory boards and panels has included – relevant to this filing – serving on the National Research Council's Panel on Seismic Hazard Evaluation (1992-96), the Utah Seismic Safety Commission (1994 to present; chair, 1997-2001), and numerous panels and work groups under the National Earthquake Hazards Reduction Program since the early 1980s. My arriculum vitae is included as State's Exhibit 123.

Q. 2: What is the purpose of your testimony?

A. 2: The purpose of my testimony is to explain the basis for my professional opinion that, within my areas of expertise, the NRC Staff has presented a flawed rationale for recommending that Private Fuel Storage, LLC ("PFS") be granted an exemption from existing regulations and to elaborate on the rationale that PFS has recently presented to support its exemption request.

Q. 3: Describe, generally, your role in assisting the State in the PFS proceeding.

A. 3: I was designated one of the State's testifying experts with respect to Contention Utah L, Basis 2. This portion of the original geotechnical contention, Utah L, was incorporated into the unified contention Utah L/QQ as section B and has been resolved by stipulation. I have also been designated as a testifying witness for Section E of the unified contention; this portion of the unified contention is a consolidation of Utah L, Part B and it deals with PFS's request to the NRC to be exempted from basing their seismic design on the results of a deterministic seismic hazard analysis; instead PFS requests that it be allowed to base its seismic design on results from a probabilistic seismic hazard analysis for a 2,000-year return period.

My involvement in the PFS proceeding as a technical expert for the State has included review of the Applicant's SAR sections, and updates thereof, relating to its earthquake hazards investigation of the proposed site and relevant reports and other documents prepared by the Applicant or its contractors and submitted to the NRC or produced to the State in discovery; assisting the State in answering and preparing discovery; review of the NRC Staff's preliminary, final and supplemental Safety Evaluation Report ("SER") for the PFS facility as well as the Staff's Position on Utah L (April 28, 2000).

In response to PFS's request to be exempted from 10 CFR § 72.102(f)(1), I assisted the State in preparing late filed contentions to modify basis 2 of Contention Utah L.² I was deposed by Private Fuel Storage, LLC ("PFS") on October 31, 2001 and I was present when, shortly thereafter, the State deposed PFS witness, Dr. C. Allin Cornell, on the appropriateness of using probabilistic seismic hazard methodology with a 2,000-year return period. When PFS filed for Summary Disposition of Utah L, Part B (November 9, 2001), I gave my primary attention to PFS's Motion, its Statement of Material Facts, and the attached declaration of Dr. C. Allin Cornell, and I provided a declaration in support of the State's

¹ Dated December 15, 1999, September 29, 2000 and December 21, 2001 respectively.

² The State filed modification requests on January 26, 2000 and November 9, 2000.

December 7, 2001 Response and Opposition thereto.

Q. 4: Please describe the evolution of the seismic design basis ground motions at the PFS site?

- A. 4: I first became involved in providing technical expertise to the State of Utah regarding seismic hazards at the PFS facility in August 1998. Since then, considerations by both the Applicant and the NRC Staff regarding the seismic design basis ground motions or, for simplified reference, the design basis earthquake ("DBE") for the PFS facility have continually evolved, providing a "moving target" for critical evaluation. Some of the noteworthy stages in this process include:
 - 1. PFS's submission of its Safety Analysis Report in 1997 in which a "deterministic" approach was used for establishing the DBE aimed at meeting requirements of 10 CFR 72.102(f)(1).
 - 2. PFS's Request for Exemption to CFR 72.102(f)(1) (April 2, 1999) in which PFS requested to calculate the DBE using a probabilistic seismic hazard analysis ("PSHA") and a 1,000-year recurrence interval.
 - 3. The Staff's review of the PFS's request and finding that use of a 1,000-year return-period value was not acceptable but that use of a PSHA with a 2,000-year return-period value could be acceptable for reasons provided by the Staff (Staff's Preliminary SER ("PSER") (December 15, 1999) at 2-44 to 2-45.
 - 4. The Staff's finding the PSHA with a 2,000-year return period acceptable (Final SER, "FSER", September 29, 2000, at 2-41 to 2-42);
 - 5. PFS's changes in site-response modeling for the PFS site in March 2001, which resulted in significant changes to the 2,000-year return-period ground motions, including an increase in the peak horizontal acceleration from 0.528 g to 0.711g (see SER Supplement No. 2, "SSER", December 21, 2001) at 7 and 21-23).
 - 6. PFS's Motion for Summary Disposition of Utah L Part B (November 9, 2001) in which PFS has presented, for the first time in a documented way, its own case for justifying a DBE with a 2,000-year mean return period ("MRP").
 - 7. The Staff's continued reliance on the same rationale in its SSER as in the FSER to find acceptable a PSHA with a 2,000-year return period despite many concerns raised by the State regarding non-conservatism in the engineering design of the PFS facility.

Q. 5: Please describe the framework of your testimony.

A. 5: I will frame my testimony as follows. First, I will briefly revisit the original issue of a deterministic seismic hazard analysis ("DSHA"). Then I will address those issues, within my scope of expertise and testimony, associated with unified Contention Utah L/QQ, Section E. In my testimony I will address issues that arose directly from arguments put forward by the Staff to justify a seismic exemption for the PFS facility (allowing a probabilistic DBE with a 2,000-year MRP) as well as new issues, relevant to my area of expertise, raised in PFS's Summary Disposition Motion. I might add that PFS's Motion for Summary Disposition provides the latest rationale offered by PFS for its seismic exemption request.

Q. 6: Do you have any comments about the Deterministic Seismic Hazard Analysis for the PFS site?

A. 6: In previous submissions to the NRC, I stated that PFS had not conducted a fully deterministic seismic hazard analysis ("DSHA") as required by 10 CFR § 72.102(f)(1) and, by reference, 10 CFR 100 Appendix A. The NRC Staff has acknowledged that the DSHA performed by Geomatrix Consultants, Inc. for the PFS facility and reported in the 1997 SAR and the updated DSHA reported in April 1999 "did not meet the deterministic requirements in 10 CFR 100 Appendix A."

A later updated DSHA by Geomatrix Consultants, Inc. reported in April 2001 follows the same methodology as earlier and presumably would also not meet the deterministic requirements of 10 CFR 100 Appendix A.

The relevance of a valid DSHA, other than being required by current NRC regulations, is that it establishes a benchmark to which results of any probabilistic seismic hazard analysis can correctly be compared to evaluate the conservatism of the PSHA results, such as earlier done for the NRC Staff by Stamatakos et al.⁴

³ NRC Staff's Objections and Responses to the "State of Utah's Sixth Set of Discovery Requests Directed to the NRC Staff (Utah Contention L)" (February 14, 2000), Response to Requests for Admissions 1 and 2 at 7-8.

⁴ See Stamatakos, Chen, McCann & Chowdhury, Seismic Ground Motion and Faulting Hazard at Private Fuel Storage Facility in the Skull Valley Indian Reservation, Tooele County, Utah – Final Report (September 1999) at 2-46.

Q. 7: Please describe your concerns about Subsection E.1 of the Unified Contention Utah L/QQ.

A. 7: Unified Contention L/QQ, Sub-section E.1 states:

The requested exemption fails to conform to the SECY-98-126 (June 4, 1998) rulemaking plan scheme, i.e., only 1000-year and 10,000-year return periods are specified for design earthquakes for safety-important systems, structures, and components (SSCs) – SSC Category 1 and SSC Category 2, respectively – and any failure of an SSC that exceeds the radiological requirements of 10 C.F.R. § 72.104(a) must be designed for SSC Category 2, without any explanation regarding PFS SSC compliance with section 72.104(a).

The scope of my testimony with respect to subsection 1 excludes radiological dose consequences. Subsection 2, which also deals with radiological dose limits, is similarly outside the scope of my testimony.

The State has challenged the NRC Staff's proposal to grant an exemption request to PFS that would allow use of a DBE with a 2,000-year return period; the State argued, in part, that the NRC Rulemaking Plan set forth in SECY-98-126 (June 4, 1998) provides only two alternatives for design basis ground motions: a 1,000-year return period or a 10,000-year return period. The Staff has rejected the use of a 1,000-year return period. FSER at 2-41. The Commission has instructed that the State "may not rely solely on the rulemaking plan [SECY-98-126] to prove its contention." CLI-01-12, 53 NRC 416 (June 14, 2001), slip op. at 16. At the same time, the Commission instructed that "PFS is not bound by the rulemaking plan, but it does have the burden to show that the 2000-year design standard is sufficiently protective of public safety and property." Id.

In its Motion for Summary Disposition PFS argued, in part, that non-compliance of a 2,000-year return period with SECY-98-126 is now mooted because the Staff has recommended a Modified Rulemaking Plan in which use of a DBE with a 2,000-year MRP is proposed for dry-cask ISFSIs. Whether the latter indeed moots the issue is questionable in light of the Commission's recent issuance of Staff Requirements Memorandum⁶ relating to SECY-01-0178 (September 26, 2001), wherein the Commission writes:

⁵ State of Utah's Request for Admission of Late-filed Modification to Basis 2 of Utah Contention L (November 9, 2000) ("Request for Modification of Utah L") at 6-7.

⁶ Staff Requirements Memorandum to William D. Travers dated November 19, 2001, included as State's Exhibit 124.

Central to this rulemaking is the determination of the mean annual exceedance probability of an earthquake at a proposed ISFSI. The proposed rule should solicit comment on a range of probability of exceedance levels from 5.0E-04 through 1.0E-04. Staff should undertake further analysis to support a specific proposal.

Q. 8: What do you consider to be the key issue in subsection 1?

A. 8: The key contested issue linked to subsection 1 is the validity of PFS's claim that it has met the Commission's requirement to show that "the 2000-year design standard is sufficiently protective of public safety and property." PFS's claim fundamentally rests on the proposition that sufficient protection "depends on both the probability of occurrence of the seismic event (often expressed as the mean annual probability of exceedence or "MAPE" of a given earthquake level) and the level of conservatism incorporated in the design procedures and criteria." I agree with the proposition – but the latter critical part of PFS's claim of sufficient protection is challenged by the State's engineering and dynamic analyses experts, who dispute PFS assertions that it has demonstrated adequate conservatism in design of SSCs at the PFS facility. Here, and ultimately at the end of my testimony, I defer to these experts for more complete discussion of their disputes, which go the heart of "appropriately conservative" and "sufficiently protective" design of the PFS facility. See Testimony of Dr. Steven F. Bartlett and Dr. Farhang Ostadan (Dynamic analysis); Dr. Ostadan and Dr. Mohsin R. Khan (Cask stability), and Dr. Ostadan and Dr. Bartlett (Lack of design conservatism) (hereafter "Engineering and Dynamic Analyses Expert Testimony").

Q. 9: Please describe your concerns about Subsection E.3 of the Unified Contention Utah L/QQ.

A. 9: Subsection E.3 of the unified Contention Utah L/QQ, states:

The staff's reliance on the reduced radiological hazard of standalone ISFSIs as compared to commercial power reactors as justification for granting the PFS exemption is based on incorrect factual and technical assumptions about the PFS facility's mean annual probability of exceeding a safe shutdown earthquake (SSE), and the relationship between the median and mean probabilities for exceeding an SSE for central and eastern United States commercial power reactors and the median and mean

⁷ PFS's Motion for Summary Disposition at 10.

⁸ <u>Id.</u> at 6.

probabilities for exceeding an SSE for the PFS facility.

In its Request for Modification of Utah L, the State evaluated the rationale put forward by the Staff in its September 2000 SER to justify a DBE with a 2,000-year return period for the PFS facility and characterized the Staff's reasons as *ad bo*c and either flawed or not compelling. Subsection 3 concerns a series of three statements made by the Staff leading to the conclusion: "On the basis of the foregoing, the mean annual probability of exceedance for the PFS Facility may be less than [sic] 10⁻⁴ per year." FSER at 2-42. The Staff's flawed reasoning, as presented, was to posit that a design ground motion (for an SSE) at the PFS site which had a median reference probability of exceedance of 10⁻⁵ as defined in Regulatory Guide 1.165 would be the same as a design ground motion with a mean annual probability of exceedance of 10⁻⁴.

Q. 10: Do you believe there has been a misperception about the issue the State has raised in Sub-section 3?

A. 10: Yes I do.

In support of PFS' Motion for Summary Disposition, Dr. Cornell challenges Subsection 3 – formerly Utah L, Part B, Basis 3 – on various grounds and concludes that "the argument raised by the State in Basis 3 is inconsequential and irrelevant to the issue whether a 2,000-year earthquake should be used at the PFSF." Declaration of C. Allin Cornell ("Cornell Dec.") at ¶40. What remains relevant is the benchmark for an SSE at the PFS site if the DBE for an ISFSI is to be compared to that benchmark, as was done by the Staff in its September 2000 SER. Absent a determination by the Staff along the lines of Dr. Cornell's beliefs of what the Staff "today would both select and prefer" (Cornell Dec. ¶35), or "can reasonably be expected to revert to" (id. ¶37), or "would likely conclude" (id. ¶38), or "would today not only accept but prefer" (id. ¶39), the State relied on guidance in Regulatory Guide 1.165 and on corresponding commentary by the Staff. Murphy et al., Revision of Seismic and Geologic Siting Criteria, Transactions of the 14th International Conference on Structural Mechanics in Reactor Technology (August 17-22, 1997), 1-12, included as State's Exhibit 125.

Dr. Cornell states that "The provision in Regulatory Guide 1.165 that a median value of 10⁻⁵ could be used is only the result of historical circumstances . . . [involving] a significant discrepancy in the assessment of the mean estimates between the two major CEUS seismic hazard studies then available . . . [which has] since been resolved . . ." (Cornell Dec. ¶36). This assertion is at odds with the following commentary by the Staff in 1997:

It should be noted that this RP [Reference Probability of 1E-5/yr] is

⁹ Request for Modification of Utah L at 7.

calibrated with the past design bases, it is not derived directly from any quantitative risk or safety goals. In fact, one of the reasons for using the median hazard curve in the regulatory guide approach is that the controlling earthquakes resulting from the de-aggregation of the median hazard curve are very similar to those used in the past licensing from the deterministic procedures.

Murphy et al. (1997) op. cit. at 7.

A similar commentary by the Department of Energy notes the following:

In developing Regulatory Guide 1.165, NRC staff considered whether to define the reference probability as a mean or median value. The mean value has the advantage of better reflecting the uncertainty in the seismic hazard evaluation (i.e., it is sensitive to the range of interpretations of seismic source zone configurations, earthquake magnitude recurrence relationships, and ground motion attenuation relationships). However, precisely because the median is less sensitive to uncertainties, it provides a more stable regulatory benchmark than does the mean. Another consideration leading to the staff's preference for the median was the finding that, when median hazard curves were disaggregated, the magnitudes and distances of the controlling earthquakes tended to be more sharply defined and to agree better with the safe shutdown earthquakes of the selected plants than when mean hazard curves were disaggregated (Bernreuter et al. 1996).

DOE Topical Report YMP/TR-003-NP, 1997) at §3.1.2.1; see Exh. 3 to Cornell's Dec. in PFS's Motion for Summary Disposition at pages 2-3 of 7.

From the above discussion, it is not the State's argument that a median estimate should be used "in lieu of the mean estimate for the design of nuclear power plants, and similarly for ISFSIs..." PFS's Statement of Material Facts on Which No Genuine Dispute Exists at ¶19. Rather, the argument rests with the Staff's guidance in Regulatory Guide 1.165. Therein the procedure is specified for determining the reference probability, the annual probability of exceeding the SSE, at future nuclear power plants: "This reference probability [median annual exceedance probability of 1.0E-05] is also to be used in conjunction with sites not in the Central and Eastern United States (CEUS)... However, the final SSE at a higher reference probability may be more appropriate and acceptable... for some sites... Reference B.4 includes a procedure to determine an alternative reference probability on the risk-based considerations; its application will also be reviewed on a case-by-case basis." Regulatory Guide 1.165 at 12.

Q. 11: Please describe your concerns about Subsection E.4 of the Unified Contention Utah L/QQ.

A. 11: Subsection E.4 of the unified contention Utah L/QQ, states:

In supporting the grant of the exemption based on 2000-year return period, the staff relies upon United States Department of Energy (DOE) standard, DOE-STD-1020-94, and specifically the category-3 facility SSC performance standard that has such a return period, notwithstanding the fact the staff categorically did not adopt the four-tiered DOE category scheme as part of the Part 72 rulemaking plan.

The Staff's reliance on DOE-STD-1020-94 in its December 1999 PSER, its September 2000 FSER and its December 21, 2000 SSER to justify a DBE with a 2,000-year return period for the PFS facility suffers from two circumstances. First, DOE-STD-1020-94 was fully available to, and was referenced by, the Staff when it drafted its 1998 Rulemaking Plan (SECY-98-126). Yet the Staff chose in its 1998 Rulemaking Plan not to propose the use of a 2,000-year return period for ISFSIs. Second, the Staff cited the 2,000-year return period (mean annual probability of exceedance of 5 x 10⁻⁴) for Performance Category-3 ("PC3") SSCs without acknowledging that in the design approach of DOE-STD-1020-94, the MAPE for PC3 is fundamentally coupled to a target seismic performance goal of 1 x 10⁻⁴ (the annual probability of exceedance of acceptable behavior limits). DOE-STD-1020-94 at B-7 to B-8.

PFS's Motion for Summary Disposition is replete with acknowledgments that, just as in the overall design approach of DOE-STD-1020-94, there should be a coupling of the hazard exceedance probability and a level of conservatism in design procedures that together ensure a desired performance goal. For example:

[T]he risk of failure of a facility or structure depends on both the probability of occurrence of the seismic event (often expressed as the mean annual probability of exceedence or "MAPE" of a given earthquake level) and the level of conservatism incorporated in the design procedures and criteria. Cornell Dec. ¶13.

PFS's Motion for Summary Disposition at 6.

As discussed above, the level of safety achieved depends on both the earthquake threat definition and the design procedures and criteria utilized to protect against that threat; thus, looking only at the earthquake return period is incorrect. <u>Id</u>. at 15.

Two factors are relevant to determining the likelihood of seismic failure of a facility or structure due to an earthquake event. These are (1) the seismic design basis earthquake ("DBE") for the facility or structure and (2) the conservatisms embodied in the codes and standards applicable to its seismic design. Cornell Dec. ¶18-19; see also Arabasz Dep. at 41-42, 81-84, 115-117.

PFS's Statement of Material Facts on Which No Genuine Dispute Exists, ¶12.

While the risk-graded approach is implemented in somewhat different ways in the various fields of seismic design, the standards of practice almost invariably utilize a DBE defined at some mean annual probability of exceedance and a set of design procedures and acceptance criteria.

Cornell Dec. ¶18.

Both the MAPE of the DBE and the level of conservatism incorporated in the design procedures and criteria affect the failure probability of seismically-designed facilities and structures. ... [I]t is important to understand that both the MAPE and the level of conservatism in the design procedures and criteria must be considered when assessing and comparing the safety implications of various seismic design standards.

Cornell Dec. ¶19.

The discovery and deposition process for Contention Utah L, Part B, has led me to the opinion that determination of the mean annual exceedance probability (or equivalent return period) of a DBE for the proposed PFS facility, and whether it ensures sufficient protection, cannot be made independent of an evaluation of conservatism (or non-conservatism) in design procedures.

Q. 12: Do you have any comment on DOE Standard 1020-01?

A. 12: A final point of particular relevance to Subsection 4 is the recent release of Revised DOE Standard 1020-2001 for review and comment. Memorandum from Richard L. Black to Technical Standards Program Managers dated August 22, 2001. For PC3 the revised standard changes the MAPE from 5 x 10⁻⁴ (2,000-year return period) to 4 x 10⁻⁴ (2,500-year return period) while retaining the same target seismic performance goal of 1 x 10⁻⁴ per year for sites not near tectonic plate boundaries. Revised DOE-STD-1020-2001,

Table C-3 at C-6, included as State's Exhibit 126. The new DOE-STD-1020-2001 was released before the Staff issued the SSER yet the Staff makes no mention of it and still relies on the 1994 version.

Q. 13: Please describe your concerns about Subsection E.5 of the Unified Contention Utah L/QQ.

A. 13: Subsection E.5 of the unified contention Utah L/QQ, states:

In supporting the grant of the exemption based on 2000-year return period, the staff relies upon the 1998 exemption granted to DOE for the Idaho National Engineering and Environmental Laboratory (INEEL) ISFSI for the Three Mile Island, Unit 2 (TMI-2) facility fuel, which was discussed in SECY-98-071 (Apr. 8, 1998), even though that grant was based on circumstances not present with the PFS ISFSI, including (a) existing INEEL design standards for a higher risk facility at the ISFSI host site; and (b) the use of a peak design basis horizontal acceleration of 0.36 g that was higher than the 2000-year return period value of 0.30 g.

In my opinion, circumstances specific to the seismic exemption awarded to DOE for the TMI-2 ISFSI at INEEL (SECY-98-071, April 8, 1998) do not justify using the exemption as a compelling precedent for the PFS exemption request.

The design basis of an existing higher risk facility, namely the Idaho Chemical Processing Plant ("ICPP"), at the host site for the TMI-2 ISFSI was a definite consideration in DOE's proposal of a DBE for the ISFSI.¹⁰ Under existing DOE design standards at INEEL, based on DSHA results from the 1970s, the peak design basis horizontal acceleration for the ICPP was set at 0.36 g, including effects of soil amplification.¹¹ DOE proposed to use the same acceleration for the DBE for the TMI-2 ISFSI. In an analysis for the NRC, the regulatory problem was stated this way:

[T]he DOE-proposed design PHA of 0.36 g does not bound the most recent 84th-percentile deterministic value of 0.56 g and 10,000-yr return period probabilistic value of 0.47 g. Therefore, a judgment

¹⁰ Chen and Chowdhury, Seismic Ground Motion at Three Mile Island Unit 2 Independent Spent Fuel Storage Installation Site in Idaho National Engineering and Environmental Laboratory – Final Report (June 1998), excerpts included as State's Exhibit 127, at 4-1.

¹¹ Id.

of whether the DOE-design approach is acceptable depends on whether there are regulatory and technical bases to accept an ISFSI-design value that bounds the 50th-percentile deterministic value and the 2,000-yr return period probabilistic value.[12]

Ultimately, DOE was allowed to use a design earthquake with 0.36 g peak horizontal acceleration (together with an appropriate response spectrum) for the TMI-2 ISFSI. SECY-98-071 at 3. What the NRC approved in terms of a design-basis ground motion was a design value higher than the 2,000-year return period mean ground motion from the PSHA. In their analysis for the NRC, Chen and Chowdhury provided information showing that the 0.36 g horizontal design value for the ISFSI soil site lies between the 2,000-year probabilistic value of 0.30 g and the 10,000-year probabilistic value of 0.47 g. Id. at 3-5 (State's Exh. 127). Although the report by Chen and Chowdhury does not contain sufficient information to identify precisely the return period corresponding to 0.36 g on soil, the bounding probabilistic values for 2,000 years (0.30 g) and 10,000 years (0.47 g) suggest that 0.36 g corresponds to a return-period value on the order of three to four thousand years (the precise return period would have to be determined from the original PSHA data). Thus, a 2,000-year return period for the PFS facility would be significantly lower than what was approved for the INEEL ISFSI.

Another factor that significantly influenced the Staff's approval of the TMI-2 ISFSI exemption was a site-specific radiological risk analysis coupled with "the lack of a credible mechanism to cause a failure." SECY-98-071 at 3.

On April 8, 1998, the NRC informed the DOE, "Since the rulemaking to revise the Part 72 seismic requirement for ISFSIs is unlikely to be completed before issuance of the TMI-2 ISFSI license, the staff intends to grant the exemption as requested if the Environmental Assessment (EA) is favorable." SECY-98-071 at 3. Two months later in June 1998, the Part 72 Rulemaking Plan (SECY-98-126) was released with allowance only for design basis ground motions with mean annual probabilities of exceedance corresponding to return periods of 1,000 years or 10,000 years, depending on risk. This sequence of events, in my opinion, does not support PFS's assertion that "there is no doubt that at the time the INEEL exemption was approved, the NRC Staff and the Commission expected (and intended) that it would serve as a precedent towards the granting of similar exemptions in the future." PFS's Motion for Summary Disposition at 14.

Q. 14: Please describe your concerns about Subsection E.6 of the Unified Contention Utah L/QQ.

A. 14: Subsection E.6 of the unified contention Utah L/QQ, states:

¹² <u>Id</u>. at 4-2.

Because (a) design levels for new Utah building construction and highway bridges are more stringent; and (b) the PFS return period is based on the twenty-year initial licensing period rather than the proposed thirty- to forty-year operating period, the 2000-year return period for the PFS facility does not ensure an adequate level of conservatism.

PFS's witness, Dr. Cornell, addresses the relative comparison of a DBE with a 2,000-year mean return period proposed for the PFS facility with the higher return period value of approximately 2,500 years required by the International Building Code 2000. Cornell Dec. ¶46. He states:

One should not draw the erroneous conclusion, however, that this difference in the definition of the DBE implies a lower probability of failure for SSCs designed to IBC-2000 versus those, such as the PFSF, designed to the 2,000-year MRP and the NRC's SRP design procedures and criteria.

<u>Id</u>. Granting that "the safety achieved depends on both the DBE MRP and the design procedures and criteria utilized" (<u>id</u>.), the contested issue once again becomes the conservatism (or non-conservatism) in design of SSCs at the PFS facility. As in Answer No. 8 above, I defer the latter issue to the State's engineering and dynamic analyses experts (including implications for the analogous situation of comparing a 2,000-year MRP DBE for the PFS facility with a 2,500-year MRP DBE for new highway bridges in Utah). See Engineering and Dynamic Analyses Expert Testimony.

I might add that the Staff's comparison between probabilistic ground motions used for the design of new Interstate 15 highway bridges in the Salt Lake Valley and those proposed for use at the PFS site is partially erroneous and, in any case, irrelevant due to the many differences between the two sites. See SSER at 18.

Part (b) of Subsection 6 (the significance of a 20-year initial licensing period versus a 30- to 40-year total operational period) concerns a metric the Staff put forward for justifying the adequacy of a 2,000-year return period for seismic design of the PFS facility, namely, a 99-percent probability that the DBE not be exceeded in the 20-year licensing period of the facility. The Staff wrote:

Considering the radiological safety aspects of a dry spent fuel storage facility, conservative peak ground motion values that have a 99 percent likelihood of not being exceeded in the 20-year licensing period of the facility are considered adequate for its seismic design. This exceedance probability corresponds to a return period of 2,000 years.

PSER at 2-45. The Staff again relies on this same metric in its recent Modified Rulemaking Plan as one basis to justify the proposed mean annual probability of 5 x 10⁻⁴ (return period of 2,000 years) for a DBE for dry-cask ISFSIs. Attachment to SECY-01-0178 at 7. Therein, the Staff argues:

The total probability of exceedance for a design earthquake at an ISFSI facility with an operational period of 20 years (20 years x 5.0E-04 = 1.0E-02) is the same as the total probability of exceedance for an earthquake event at the proposed pre-closure facility at Yucca Mountain with an operational period of 100 years (100 years x 1.0E-04 = 1.0E-02).

<u>Id</u>. Using this metric, a facility with an operational life of 40 years would have to have a DBE with a mean return period of 3,980 years. State of Utah's Objections and Responses to Staff's First Set of Formal Discovery Requests to State of Utah (November 5, 2001), Answer to Interrogatory No. 1 at 8-10.

PFS's witness, Dr. Cornell, attacks Subsection 6(b) of Utah L (now E.6(b) of Unified Contention Utah L/QQ) stating:

This contention is unfounded because in virtually all areas of public safety hazards are measured as annual probabilities (or frequencies) of occurrence, regardless of the length of the activity in question, the exposure time, the estimated facility life, or the licensing duration [Ref. 12 (Paté-Cornell paper)].

Cornell Dec. ¶49. In my deposition, I deferred to probability experts, including Dr. Cornell, when asked, "Do you have an opinion as to whether risks should be expressed on an annual basis or the total life of a facility?" Arabasz Dep. at 51-52. However, I beg to differ with Dr. Cornell's statement above and will elaborate.

- Q. 15: Please elaborate on how considerations of seismic hazards in areas of public safety commonly take into account the exposure time and not just the annual probabilities (or frequencies) of occurrence.
- A. 15: One of the well-established standards for portraying ground-shaking hazard in the United States is the suite of national seismic hazard maps published by the U.S. Geological Survey. "The hazard maps depict probabilistic ground motions and spectral response with 10%, 5%, and 2% probabilities of exceedance (PE) in 50 years." National Seismic-Hazard Maps: Documentation June 1996, USGS Open-File Report 96-532 at 1. These maps provide reference ground motions for the International Building Code 2000. Dr. Cornell and I were co-members of a Review Panel for the USGS national maps in 1996.

Another well-established standard linked to building codes is the NEHRP Recommended Provisions for Seismic Regulations for New Buildings and Other Structures, 1997 Edition (FEMA 303) ("Provisions"). The Commentary to the Provisions states:

In past editions of the *Provisions*, seismic hazards around the nation were defined at a uniform 10 percent probability of exceedance in 50 years While this approach provided for a uniform likelihood throughout the nation that the design ground motion would not be exceeded, it did not provide for a uniform margin of failure for structures designed to that ground motion. . . . The approach adopted in these *Provisions* is intended to provide for a uniform margin against collapse at the design ground motion. . . . For most regions of the nation, the maximum considered earthquake ground motion is defined with a uniform likelihood of exceedance of 2 percent in 50 years (return period of about 2500 years.)

Provisions, Part 2— Commentary at 37.

The National Research Council's Panel on Seismic Hazard Analysis noted the following:

[A]TC-3 (Applied Technology Council, 1978) has suggested the design seismic hazard level should have a 10 percent probability of exceedance in 50 years, which corresponds to an annual exceedance probability of about 2 x 10⁻³.... The proposed Department of Defense tri-services seismic design provisions (Joint Departments of Army and Air Force, USA, 1985) suggests [sic] for category II facilities a dual level for the design seismic hazard. Such facilities should remain essentially elastic for seismic hazard with about a 50 percent probability of exceedance in 50 years or about a 1 x 10⁻² annual exceedance probability and should not fail for a seismic hazard that has about a 10 percent probability of exceedance in 100 years..."

Panel on Seismic Hazard Analysis, *Probabilistic Seismic Hazard Analysis*, National Academy Press, Washington, D.C. (1988) at 31-32.

Procedures for estimating the probability of exceeding some level of ground motion during an exposure period of interest are commonly given for design guidance. For example, DOE-STD-1020-94 includes such a procedure at A-1, and Leon Reiter in his text, Earthquake Hazard Analysis, similarly includes such a procedure, including a graph from NUREG/CR-1582, 2 (1980), for relating return period, period of interest and desired

probabilities of exceedance during the period of interest. L. Reiter, Earthquake Hazard Analysis, Columbia University Press (1990) at 185.

The cited paper by Paté-Cornell does not convincingly establish as a norm for public safety that "hazards are measured as annual probabilities (or frequencies) of occurrence, regardless of the length of the activity in question, the exposure time, the estimated facility life, or the licensing duration." Cornell Dec. ¶49. First, in the context of noting that "current PRA [probabilistic risk analysis] methodology tends to focus on the technical causes of system failure" (while ignoring human and organizational factors), Paté-Cornell writes: "Classical technical PRA's tend to focus on the probability that an extreme value of the loads to which a system may be exposed (during a given year or lifetime) exceeds its capacity." Paté-Cornell paper at 148, footnote 4, underlining added. Second, while hardly a commentary on "virtually all areas of public safety," the paper reviews five precedents as examples of safety targets: (a) nuclear power plants in the U.S., (b) cancer risks in the U.S., (c) offshore oil and gas industry in Norway, (d) fatality accident rate in the U.K., and (e) the Dutch government standards. Significantly, cases (b) and (d) involve risk measured per individual or worker lifetime. In case (c) the Norwegian Petroleum Directorate temporarily adopted a severe-accident criterion in terms of an annual probability of major initiators of platform failure but "recently backed away from their severe-accident criterion . . . because this criterion was leading to a 'numbers game' that seemed to be distracting both the industry and the regulators from fundamental safety issues..." Id. at 150. Third, after discussing issues that have emerged in recent years in safety debate, Paté-Cornell proposes an approach to a global safety strategy, of which one element (of six) is that "it should be ensured that the annual probability of catastrophic failure (the severe accident criterion) is less than a specified threshold, e.g., 10⁻⁴ per year." Id. At 151. Fourth, the cited paper includes discussion of "time horizon" as a relevant risk factor, albeit in the context of shorter lifetime of aging facilities versus new ones.

Dr. Cornell attempts to bolster his argument by noting that "risk acceptance guidelines promulgated by the NRC" (for nuclear power plants) are in terms of annual risk for Core Damage Frequency and Large Early Release Frequency. Nevertheless, within a context of evolving regulatory guidance for ISFSIs, the Staff itself uses the metric of total probability of exceedance during a 20-year operational period to justify a DBE with a 2,000-year mean return period for dry-cask ISFSIs. Attachment to SECY-01-0178 at 7, included as State's Exhibit 128.

Finally, Dr. Cornell explains the reasons for focusing on annual risks in making safety decisions, in part, because "any facility providing a needed service will, at the end of its operating life, most likely be replaced by some other facility used for the same purposes with its own, similar risks." Cornell Dec. ¶49. While consideration of risk involving where spent fuel is now stored or may eventually be stored in the future at Yucca Mountain may be relevant for a societal global safety strategy (such as described in the Paté-Cornell paper), the issue at hand is a risk-acceptance decision specific to the PFS site.

Q. 16: Do you have anything further to add?

A. 16: In my testimony I have attempted to systematically address each of the subsections, within my scope of expertise and testimony, associated with unified contention Utah L/QQ, Section E. In my opinion, the key contested issue is the validity of PFS's claim that it has met the Commission's requirement to show that "the 2000-year design standard is sufficiently protective of public safety and property" as called for by the Commission in CLI-01-12. PFS's claim fundamentally rests on the proposition that sufficient protection "depends on both the probability of occurrence of the seismic event (often expressed as the mean annual probability of exceedence or "MAPE" of a given earthquake level) and the level of conservatism incorporated in the design procedures and criteria." I agree with the proposition – but the latter critical part of PFS's claim of sufficient protection is challenged by the State's engineering and dynamic analyses experts, who dispute PFS assertions that it has demonstrated adequate conservatism in design of SSCs at the PFS facility. I defer to these experts for more complete discussion of their disputes, which go the heart of "appropriately conservative" and "sufficiently protective" design of the PFS facility. See Engineering and Dynamic Analyses Expert Testimony.

Q. 17: Does this conclude your testimony?

A. 17: Yes.

¹³ PFS's Motion for Summary Disposition at 6.

ATTACHMENT 3b TO STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002)

COPY OF TRANSCRIPT

UNITED STATES OF AMERICA

NUCLEAR REGULATORY COMMISSION

In the Matter of:

PRIVATE FUEL STORAGE, LLC,
(Independent Spent Fuel
Storage Installation)

)

Docket No. 72-22
) ASLBP No. 97-732-02-ISFSI

U. S. Nuclear Regulatory Commission Sheraton Hotel, Wasatch Room Salt Lake City, Utah 84114

On May 17, 2002 the above-entitled matter came on for hearing, pursuant to notice, before:

MICHAEL C. FARRAR, CHAIRMAN Administrative Judge U. S. Nuclear Regulatory Commission

DR. JERRY R. KLINE Administrative Judge Atomic Safety & Licensing Board Panel

DR. PETER S. LAM Administrative Judge Atomic Safety & Licensing Board Panel



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2		EXAMINATION		
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12	123	Dr. Arabasz's curriculum vitae.	9079/9101	
13	124	Memorandum dated November 19, 2001 from William Travers	9079/9102	
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17	127	Excerpt from CNWRA 98-007	9079/9112	
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correct?

- A. Correct.
- Q. And you generally would agree that it's appropriate to express potential earthquake hazards as a mean annual probability of exceedance; correct?
- A. No.
 - Q. Well, isn't it true that the mean as opposed to the median would capture more uncertainty in the analysis?
 - A. That's true. If I could elaborate, maybe I could speed up the process.
 - O. Fine.
 - "contest", the issue of median versus mean. And the median, as we have heard in Dr. Cornell's testimony and Dr. McCann's testimony, is embedded in Reg Guide 1.165 as a reference probability, or in this context or the context of Reg Guide 1.165, how one would select the reference probability for a new nuclear power plant. And so then we have the train of reasoning as described in the paper by Murphy and others, and I think probably most lucidly explained in the Yucca Mountain Topical Report 2, that the issue of the median versus the

mean and looking for a reference probability for nuclear power plants. Murphy, the paper by Murphy et al established that for a sample of nuclear power plants in the Central and Eastern United States specifically, that the median of the medians for the annual exceedance probability of ten to the minus fifth happened to be the same as the median of the mean. In other words, if one went back to those 29 nuclear power plants and recalculated their annual exceedance probability compared to the SSC that it originally had been determined by a DSHA, the reference probability could be equally stated as 1.10 to the minus five median or 1.10 to the minus four mean.

- Q. Now, just wholly apart from the context of this case, isn't it true that expressing the hazard as a mean annual probability of exceedance as opposed to a median annual probability of exceedance would capture, better capture the uncertainty in the analysis; correct?
- A. Would better capture the uncertainty?

 Correct.
- Q. And that's because the mean takes into account the values that you may have for some several large events and includes that in the

1 | average, in essence; correct?

- A. It better accounts for the outlyers, yes.
- Q. And generally, you would agree, apart from the issues raised by Reg Guide 1.165 that the use of a mean annual probability of exceedance would be preferable to the use of a median annual probability of exceedance. Is that correct?
- A. With the qualification you stated, that's correct.

Correct.

- Q. Now, I'd like to go on to the bases for Section E, Bases 3, 4, and 5. Basis 3 concerns the issuance with respect to Reg Guide 1.165. Basis 4 concerns questions you raised with respect to the Staff's reliance on DOE Standard 1020-94. And Basis 5 reflects issues you raised with respect to Staff's reliance on the INEEL exemptions; correct?
- Q. And my understanding of the contention itself and of your testimony in your declaration is that these bases go to issues you have with the logic that the Staff used in granting the exemptions; correct?
- A. Yes. If I could help by putting this in context. In my testimony I used the phrase "moving

target", so that up to the motion for summary disposition at the end of last year, I think it's fair to say that the arguments for the exemptions were chiefly based on Staff's reasoning. And with the motion for summary disposition last fall, following the deposition notably of Dr. Cornell, I would say this is where PFS for the first time introduced its rationale and framework for justifying the exemption request for the 2000 year return period.

So that now what has happened historically, some of these bases have been carried forward in the legal process from early stages. So some of the criticisms arose with the Staff justifications that were introduced in the preliminary SER, in something like December, 1999; then some of the Staff's rationale changed in the next stage in the final SER, September a year later; and then some of them changed again going into the consolidated SER.

Two of the strands that stayed constant were the reference reliance on DOE Standard 1020 and the PC-3 and the TMI, INEEL ISFSI exemptions.

That appeared sort of consistently through the SER.

But if I were to show you a road map and

the State, in fact, has an exhibit that could do this, to say, "Okay. This is where the Staff has gone with its reasoning to justify the 2000 year bases starting here in September or December of 1999," and then the next step, and we put these side by side and looked at them, then we could quickly sort out where or at least I and the State are taking an issue with what we think is the Staff's flawed logic.

And elsewhere, where the Staff has, in Dr. McCann's testimony, I think has taken or there's clearly been evolution in this process of policy thinking. And Dr. McCann referred to the DOE arena as more mature in terms of establishing standards that you can point to and say, "Okay, let's make a decision based on this."

In this process, because the standards or the reasons that the Staff is offering for justifying the 2000 years, there are ad hoc reasoning, there's inconsistency in places and particularly as it relates to the DOE arena. The fixation on a number, the 2000 years, without also embracing the paradigm that requires a target performance goal that is quantified, and the reliance or this fundamental coupling, again, of

that number with the design side, the conservatisms and acceptance criteria.

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- Q. So if I understand your answer, Bases 3 and 5 go to issues you have with the particular justification of the logic the Staff may have advanced with respect to the exemptions, not to the technical adequacy of the 2000 year mean return period earthquake itself in terms of whether that earthquake is sufficiently protective of the public health and interest.
- A. First, let me refresh myself. I'm not familiar with the Bases 3 and 5 by number. But then the last part of your question -- I'm sorry. I got distracted by refreshing myself with 3 and 5. Something important in the last part of your question, I know I had to be careful about agreeing to.
- Q. First of all, have you finished refreshing yourself with respect to Bases 3, 4, and 5? Take your time doing that. Look at your testimony where you briefly discuss them. I kind of lumped those three together as kind of one category.

MS. CHANCELLOR: Maybe it would help if you referred to 3 as the Reg Guide. I think

Dr. Arabasz knows the concepts but he can't put
whether the INEEL is 5 or 6 or 4.

- Q. Basis 3 is the Reg Guide issue.
- A. The median versus the mean.
- Q. Yes.

- A. Got it.
- Q. Basis 4 is DOE Standard 1020-94 and the Staff's reference.
 - A. Got it.
 - Q. Basis 5 is the Staff's reference to the INEEL exception. With that background, would you please reread my previous question for Dr. Arabasz.

(Record was read as follows: "So if I understand your answer, Bases 3 and 5 go to issues you have with the particular justification of the logic the Staff may have advanced with respect to the exemptions, not to the technical adequacy of the 2000 year mean return period earthquake itself in terms of whether that earthquake is sufficiently protective of the public health and interest.")

A. My problem is, both with the logic, and if I don't agree with the logic then I have problems with the number. Because the number then, as I have described, at least, and whether one

adopts the DOE paradigm or doesn't, then takes you into this arena of decision-making or agreement with the 2000 year number that's coupled with the risk reduction ratio and the conservatism. So I can't agree a priori with the 2000 number.

- Q. With respect to the DOE paradigm, you don't necessarily see -- first of all, with respect to the DOE paradigm, you haven't done any analysis yourself of the risk reduction factors that are a part of the PFS facility?
- A. On the design side, no. And again, reaffirming this is where I have to pass off to the engineers and rely on their judgment to continue the train of logic.
- Q. I understand. And I guess my question was that the issues raised by Bases 3, 4, and 5, don't go to the technical merit of whether we have a certain level of conservatism in the design of the PFSF such that it meets the target performance goal or does not; isn't that correct? That's what I was trying to drive at.
- A. Correct. With you leading me by shaking your head.
- Q. I won't shake my head. Do you agree with my last question?

Can you reread the question? I will keep my head still.

(The record was read as follows: "And I guess my question was that the issues raised by Bases 3, 4, and 5, don't go to the technical merit of whether we have a certain level of conservatism in the design of the PFSF such that it meets the target performance goal or does not; isn't that correct? That's what I was trying to drive at.")

- A. Correct. My concern with the 2000 years again would be is there sufficient conservatism on the design side? And I'm not qualified on answer that part of it.
- Q. And Bases 3, 4, and 5 don't really pertain to that part of it as you see the issue?
- A. No. What they pertain to is a rational approach to justifying, as a matter of sound earthquake policy making, a number, namely a standard of a 2000 year mean return period design basis earthquake, both in the context, it seems to me, of this facility and another facility as it relates to the logic in the modified rulemaking plan.
 - Q. Now, with respect to just the question

boundary would not apply to that plan; correct?

- A. That's an outlyer in the statistics.

 And it doesn't greatly affect the outcome in that table in an analysis. But it is indicative with its, I believe, what is it, a 26,000 year mean return period? It is indicative of moving away from the plate boundary or in that case clearly outside of what anyone in the Intermountain area would consider a seismic reactive area.
- Q. Now, if you were going to do a risk-graded approach, and you wanted to compare the -- a risk-graded approach for ISFSI versus nuclear power plants, and you wanted to compare what would be an appropriate mean return period earthquake for a place like the PFSF, it would be appropriate to compare the mean return period earthquake for the PFSF to an analogous return period earthquake for a nuclear power plant.
- A. I think I'm following your question, yes.
- Q. And I think, therefore, assuming like we discussed that one times ten to the minus four was the mean annual probability of exceedance for the design basis of nuclear power plants, it would be appropriate in applying the risk-graded approach in

determining the appropriate design basis for the PFSF, to compare its mean return period design basis earthquake to the equivalent to a mean annual probability of exceedance of one times ten to the minus four?

A. Correct.

- Q. Now I'd like to turn to Basis 4 of the contention which is the Staff's reference to DOE Standard 1020-94. And if I understand your testimony with respect to Basis 4 and what we have discussed today, you don't disagree with the 1020-94 concept; correct?
 - A. I do not disagree with it. Correct.
- Q. And your concern is that the Staff did not fully implement what you believe to be the 1020-94 concept, or adopt it. Is that what you are saying?
- A. Correct. I believe the Staff selectively chose a number out of this paradigm without, again, embracing the total approach involved.
- Q. And if I understand the DOE paradigm as we have been talking about is you have a design basis earthquake and you have some margin in your design such that you achieve a probability of

- A. Could I explain what's in Basis 6 here?
- Q. Certainly.

A. There's some historical perspective that is important in terms of, again, a moving target with the Staff's justification. And also, it introduces another paradigm for decision-making about acceptable risk; on the one hand an annual probability, on the other hand the issue of a total exceedance probability.

If you track me, you have to track the Staff because they were the initiators of the rationale put forward. So as you track me, you track my response to their moving rationale. In the preliminary SER, they introduced the comparison to building codes. And unfortunately at the time, they referred to an obsolete document, the 1994 UBC which had been superseded by the UBC 2000. And they also, in their argument, used the notion of a total probability of exceedance, which required a premise on the lifetime of the facility. And so this is a thread that will carry through that comes again back in the modified rulemaking plan, but the Staff's reasoning of using a total probability of exceedance for justifying the 2000 year.

In terms of the 2000 year now as it

relates to the IBC 2000, I think it has an implication for sound policy making for justifying a mean return period basis for ISFSIs in the larger arena, given the move to the 2500 year return period in the IBC 2000, which the broad engineering community will be aware of, aware of the change in the DOE Standard 1020 version 2002, which a broad community will be certainly aware of.

number in NRC policy making sort of sticks out as a sore thumb. It invites close inspection and examination. It survives if, again, NRC policy making embraces the rest of the DOE paradigm. On its own as a 2000 year number, again, it invites inspection and criticism.

- Q. So basically you are saying that, like you say in the Question and Answer 14, you can't compare just the mean return period earthquake for two facilities; correct?
- A. In my testimony, when I address this, let me look at --
 - Q. Page 13?

A. Yes. And going down to the second full paragraph, left justified. "Granting that 'the safety achieved depends on both the DBE MRP and the

design procedures and criteria utilized,'" then I agree and have to defer to the engineering side, mainly the State's engineering experts, to complete the analogy with the PFS facility in terms of adequate or sufficient protection. Adequate conservatism.

Q. So again, this issue would not go to the basic hypothetical we just asked you in terms of assuming that Dr. Cornell is correct on the conservatisms that he has enunciated in his testimony, then we would have shown the seismic or the achievement of a seismic performance level on the order of that provided for by DOE 1020; correct?

A. Correct.

MS. CHANCELLOR: I'm going to object.

Dr. Arabasz has stated that as far as conservatism goes, he hands off to the State's expert. He said this is a hypothetical with a capital H. Mr.

Gaukler keeps coming back to this and the record shouldn't reflect that Dr. Arabasz agrees with PFS's fundamental underlying argument that its facility is conservative because his testimony states he hands off to the other State's experts.

could with- stand that seismic loading.

JUDGE LAM: So your views of seismic safety really are global in the sense that you consider both the seismic requirement and standard and the design margin of the facility being built.

THE WITNESS: Correct.

Exhibit 124 and 120A, they talk about the latest proposal making plans, soliciting comments on the mean annual exceedance probability between the range of five times ten to the minus four, and one times ten to the minus four, which means in the range of 2000 years to 10,000 year return period earthquake. If you have not already done so, what comments would you provide to the Commission?

earlier this morning I would raise the concern for sound policy making that in one instance would relate to clear visibility before the engineering and design community and awareness that other standards have advanced to a 2500 year number. And my concern also that the regulatory framework contain standards, guidance, against which this 2000 year number, if adopted, can be rationalized rather than simply the selection of a number

without the accompanying framework for standards in guidance, in this case notably the understanding and agreement on a desired performance goal and standards that one could go to, to insure the appropriate conservatism accompanying that number in design.

JUDGE LAM: Professor Arabasz, reading your resume, I understand you are intimately familiar with the seismic activity within the State of Utah. Is that correct?

THE WITNESS: Correct. Well, I will be modest. But I have lived in Utah since 1974 and it has been a main stay of my job to be monitoring the earthquake activity.

JUDGE LAM: With that background,
Professor Arabasz, may I ask you for a moment just
disregard whatever degree of conservatism built
into the design of this particular facility that we
are considering. Just disregard what the degree of
conservatisms, assuming you don't know that. And
with your intimate knowledge of the State of Utah
seismic activity, what would you consider an
appropriate level of requirement for the return
earthquake period?

THE WITNESS: I would base my answer on

an experience and understanding of the rate of earthquake activity in the Intermountain area compared to the plate boundary as a point of reference; and also an understanding of the difference in return period of large earthquakes on the major active faults here in the Intermountain area compared to those in California. And simply put, the large active faults have relatively longer return periods compared to faults in California. So you want to insure a mean return period design basis motion that will fit or give some assurance that whatever you put on the landscape can survive that expected motion from a larger-sized earthquake rather than just accepting a number based on a probability argument. Let's say 2000 years.

Q. So do you have a number for us, just an expert guess? Now, of course you know the longer the return period, the safer the standard is. One has to balance without being excessively cautious what you just said. Like for example, the State has maintained that 2000 year is not adequate. And furthermore, in one of the State's briefs, the State says if the Board ruled against 10,000 year requirement perhaps the Board would select and decide a number somewhere between. That is why I'm

asking you this question. Do you have an opinion if not 2000 year, what should it be?

THE WITNESS: I have been asked this question before and I have been fairly guarded and careful in my answer because I want to respect a regulatory framework that can be rationalized. And I cannot, having said that, pick a number separate from the conservatisms on the right-hand side of the equation so that if we are considering unanchored casks at a PFSF and if we reach a conclusion that given a design basis earthquake there is a low risk reduction ratio or a conditional probability that doesn't get me to a performance goal adequately, then I am forced to come up on the MAPE side higher than 2000 years.

Going back to your original question, you are asking me for some kind of intuition about geological behavior and trying to guess or give an opinion regarding a mean return period relating to the earthquake activity rate or the return period of large earthquakes on the major active faults. Here in the Salt Lake valley, the move to the 2500 year maximum considered earthquake in the building code was very, very important, as Dr. Cornell explained; because, were it along the plate

boundary, one on a time scale of hundreds of years, one would experience the kind of seismic loading you want to have some defense against.

Here in the Intermountain area, or specifically in the Salt Lake valley, the average return period of a large surface rupturing earthquake on the part of the Wasatch fault here in the Salt Lake valley is approximately 1400 years. Or on average one to 2000 years. So then we have an average rate and then you would use a Poisson model to estimate what the likelihood of an event of that size is within some period of consideration.

When we move to Skull Valley, the return periods become longer. The mean return period for the Stansbury fault, we don't have great information on -- we have a knowledge of a most recent event perhaps on the order of 8000 years and a prior event of 15,000 years or longer. We don't have information to really understand that beast. We know from the slip rate of the order of .4 millimeters per year plus or minus a millimeter a year, excuse me, a tenth of a millimeter a year, that that fault has been storing energy for at least 8000 years and it's capable of delivering a

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A. I do.

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Q. Were you also here during the testimony of Dr. McCann and Dr. Stamatakos as well as

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Dr. Cornell in which they discussed the use of

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median, of a median value in Regulatory Guide

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1.165?

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A. Yes, I was.

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Q. And did you understand that the use of a

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median value was selected in order to resolve the

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difference between the EPRI and LLNL assessment

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teams with respect to mean values?

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this is the famous median vs. mean controversy, and

I addressed this in my testimony, and

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I recall Dr. McCann testifying that his memory

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differed from Dr. Cornell's in terms of how the

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decision to proceed with the median occurred, as

understanding the issues relating to mean and

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best I can recollect. In other words,

Mountain Topical Report 2.

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median, the Staff nevertheless proceeded to make

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the median -- the reference probability in Nureg

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Guide 1.165, and in my familiarity with this matter

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that this is most lucidly explained in the Yucca

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Q. Would you agree that it's more

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appropriate to use a mean annual probability of

exceedance rather than a median annual probability of exceedance in establishing the seismic hazard exceedance probability for a nuclear facility?

- A. A man I respect once told me to file a sentence in my mind and engrave it: "It all depends." And we I think talked about this at length in my testimony this morning with Mr. Gaukler about the statistical preference of the mean. However, if the context is regulatory guidance, then we're back to the median in the Reg Guide 1.165.
- Q. In the Staff's SER and SER Supplement
 No. 2 with respect to the PFS facility, the Staff
 in fact uses a mean value, do they not?
 - A. That's correct.

- Q. And you don't disagree with the choice of a mean value rather than a median value in establishing a ground motion design basis for the PFS facility?
- A. I take issue with that. That's one of the bases that the Staff as they put forward their reasons cite for the justification of the equivalency of the 1x10-5 median for a nuclear power plant, its equivalency to a 1x10-4 mean, and they cite the disputed document by Murphy and

others, 1997. Unfortunately, they do not 1 explicitly acknowledge as other discussions of this 2 issue do that that equivalency is based on the 3 nuclear power plants in the central and eastern 4 5 United States. My question to you was, do you take 6 0. 7 issue with the Staff's using a mean value in the 8 SER as opposed to a median value? 9 You said at the PFS site? Α. 10 0. Yes. 11 And yes, I --Α. MS. CHANCELLOR: I thought Dr. Arabasz 12 13 had just answered that question. MR. TURK: I don't think he did, your 14 15 Honor. JUDGE FARRAR: I don't think so. 16 17 ahead. THE WITNESS: May I have the question 18 19 again, please, Mr. Turk? 20 (The record was read as follows: "My question to you was, do you take issue with the 21 Staff's using a mean value in the SER as 22 23 opposed to a median value?") THE WITNESS: The question, as I 24 understand it, I can interpret differently if we're 25

talking about the ultimate conclusion as opposed to the logic that the Staff proposes for reaching that conclusion.

- Q. Excuse me. I'm not asking about the logic, I'm asking if you take issue with the bottom line that the Staff uses a mean annual probability of exceedance value in the SER as opposed to using a median value.
- JUDGE FARRAR: You may answer that yes or no, you can, and then you can go on and explain why your answer.
- A. Okay. I will agree with the bottom line, because we reached that this morning in my testimony with Mr. Gaukler.
- Q. I'm sorry. And the bottom line is that it is appropriate to use a mean annual exceedance probability?
- A. What I arrived at in my discussion with Mr. Gaukler again was that I don't know what the answer is, because there's an analysis yet to be performed, a regulatory process yet to be considered to reach that conclusion. However, I agreed that at the end of that process it's likely that the number would be approximately 1x10-4.
 - Q. I'm sorry. I don't think you're

understanding my question, or at least you're not 1 2 answering directly. MS. CHANCELLOR: He's answered --3 (By Mr. Turk) I'm asking you -- I'm not 4 Q. asking you about what number should be plugged in. 5 I'm only asking you, is it more appropriate to use 6 a mean value or a median value in assessing the 7 seismic hazard at the PFS facility. 8 JUDGE FARRAR: Well, you asked him if he 9 disagreed with the Staff. 10 MR. TURK: Okay. 11 That's how I understood THE WITNESS: 12 the question, your Honor. 13

JUDGE FARRAR: So the question is, do you disagree with what the Staff did?

MR. TURK: Well, it's more specific, your Honor. The question was, does he take issue with the Staff's use of a mean value rather than using a median value. I'm not asking about the number that's input, I'm asking about the description of a seismic hazard -- is it more appropriate to be done using a mean value or a median value.

JUDGE FARRAR: At the site.

MS. CHANCELLOR: Your Honor, object.

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Mr. Turk asked the question, and you said that Dr. Arabasz could give a yes answer; if he needed to explain it, then he should do so. And that is exactly what he did. He said the conclusion of a mean may be correct, but he disagreed with the Staff's rationale as to how they got to that mean value. And that was the discussion that he had that Mr. Turk felt like he didn't get just a yes answer.

MR. TURK: The witness stated he agrees with the bottom line, and I was merely looking to put on the record what that means. And I think if the witness listens to the question he can provide whatever explanation he wants. But please listen to the question.

MS. CHANCELLOR: Please let him answer.

JUDGE FARRAR: Let's start with a new question. And on cross-examination counsel is entitled to try to pin you down and you're entitled to explain why -- to give a full explanation. But, and we've said this before during the course of the trial, it does help to give a direct answer and then as full an explanation as you think is warranted.

Is there a question pending?

MR. TURK: Why don't I ask a new question.

JUDGE FARRAR: Right.

- Q. (By Mr. Turk) Just to be sure that I have an answer on the record, do you take issue with the Staff's using a mean annual probability of exceedance for the PFS facility in the SER in Supplement 2 as opposed to using a median value for the annual probability of exceedance?
- A. Yes, I do, and I think this has been the continuing thread in this issue of median versus mean that the reference probability under Reg Guide 1.165 is specifically given as a median probability of 1x10-5 with guidance about how one proceeds to arrive at an alternative reference probability. And because we are -- you framed your question specifically with the PFS site, then the equivalency with a 1x10-4 mean would not a priori apply because we are not considering a site in the central or eastern United States.
- Q. Is it correct that nuclear power plants in the central and eastern United States have a mean annual probability of exceedance design basis of approximately 1x10-4 on a mean annual probability of exceedance basis?

ATTACHMENT 4a TO STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002) · 2;

COPY OF TRANSCRIPT

UNITED STATES OF AMERICA

NUCLEAR REGULATORY COMMISSION

In the Matter of:

PRIVATE FUEL STORAGE, LLC,
(Independent Spent Fuel
Storage Installation)

)

Docket No. 72-22
) ASLBP No. 97-732-02-ISFSI

U. S. Nuclear Regulatory Commission Sheraton Hotel, Wasatch Room Salt Lake City, Utah 84114

On May 17, 2002 the above-entitled matter came on for hearing, pursuant to notice, before:

MICHAEL C. FARRAR, CHAIRMAN Administrative Judge U. S. Nuclear Regulatory Commission

DR. JERRY R. KLINE Administrative Judge Atomic Safety & Licensing Board Panel

DR. PETER S. LAM Administrative Judge Atomic Safety & Licensing Board Panel



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A. I still can't hear you.

Q. DDD.

MS. NAKAHARA: I think it is FFF.

Q. Excuse me. FFF. If you look at page --

JUDGE FARRAR: Mr. Gaukler, let me interrupt. While we are on this, we asked one of the previous witnesses about the difference between this area in the Rockies versus the tectonic plate. And while we all understand what's going on at the tectonic plate boundary, I think the way one of the witnesses described it is there's an awful lot going on inside or we wouldn't have the Rockies. How does that relate to your previous answer? Because you have been very careful to distinguish the two. And intellectually we know why, but as a practical matter, why do you do so?

THE WITNESS: I have reread the transcripts from Saturday and Monday and you have lots of information before you that relates to the importance of steep hazard curves along the plate boundary versus shallower hazard curves elsewhere. So now we have the story of the five dollar calculator and the calculation of those MRPs that went along with those five power plants. And two things are very, very important in my mind, and it

relates to seeking a reference probability for a new nuclear power plant.

There's some logic, if one looks at the PFS site, where one might have to consider what the reference probability of a new nuclear power plant at that site may be. We saw in this document, Yucca Mountain Topical Report 2, that the DOE had a job in front of it, namely it had to establish an MAPE for Frequency Category 2 events that had been introduced in the rulemaking for Part 60, saying, "Okay, you have to consider these unlikely events." And it seems to me what DOE did was say, "Okay, we are going to select one times ten to the minus four and we are going to justify in connection with a reference probability for new nuclear power plants." And they went through a train of logic that led them to one times ten to the minus four.

They did not make that calculation of the five nuclear power plants and say, "This gives us enough justification for setting the reference probability at a 5000 year earthquake at Yucca Mountain as a benchmark." And the reason they did not, I believe, is because there's something very special about where those nuclear power plants happen to lie, the steep hazard curves at those

sites as opposed to coming into the interior of the Western United States, into the Intermountain area.

If you looked at that famous Exhibit R or S, the steep hazard curves, ultimately introduced as JJ, you would see for INEEL, for Yucca Mountain, for Salt Lake City, for PFS, shallow hazard curves that Dr. Cornell took great time to instruct you on, comparing California, those at Salt Lake City, and the important implications that steep hazard curves in California have vis-a-vis shallower ones in the Intermountain area or the Central and Eastern United States in terms of implications for risk reduction ratios.

Those five power plants are consistent with DOE's Table C-3 where, for the DOE facilities near the plate boundary again, Lawrence Livermore, and so on, they could justify risk reduction ratios of the order of 20 that allowed for PC-4 a MAPE of 5000 years instead of 10,000 years. And that key piece of information tells me this is why, if you go into the regulatory arena and attempt to set the reference probability for a new nuclear power plant in the Western United States, you would not end up for the whole Western United States at 5000 years. And I believe that if the Staff, indeed, as

Dr. McCann testified, associated 5000 years with the design basis earthquake for a nuclear power plant in the Western United States, I think they are on shaky ground.

JUDGE LAM: So Professor Arabasz, are you saying these averagings have no meaning; one should not do the averages here?

THE WITNESS: One can do those meanings but you have to observe that coincidentally where those five nuclear power plants are, except for Palo Verde west of Phoenix, which is the outlyer, that they are along the plate boundary, they have steep hazard curves, and they are consistent with the DOE logic that says, you know, if you go to our DOE sites, and I believe if you go to those four nuclear power plants, you are going to find equally steep hazard curves and you are going to be led to or you can justify a different reference probability than elsewhere in the country.

Q. (By Mr. Gaukler) Now, Dr. Arabasz -- any further questions from the Board?

Dr. Arabasz, I was going to focus you on whether or not it's reasonable to say that, approximately, the mean for nuclear power plants nationally on a design basis -- strike that.

The mean annual probability of exceedance for a nuclear power plant nationally is approximately one times ten to the minus four. Not making a distinction necessarily between the East and the West.

- A. Nationally, I don't have enough information. The information I have is the analysis from the Central and Eastern United States plants. We have the information from the five nuclear power plants that appear in the Yucca Mountain Topical Report. And elsewhere, we don't have any guidance.
- Q. Doesn't the Yucca Mountain Topical
 Report basically use as one times ten to the minus
 four as an approximate average for the mean annual
 probability of exceedance for nuclear power plants
 generally?
- A. At bottom, I think that's probably where you would end up. Except for the plate boundary.
- Q. And that would be a reasonable number to expect generally as an approximate matter, for the mean annual probability of exceedance for nuclear power plants nationally?
- MS. CHANCELLOR: Objection. Asked and answered. Dr. Arabasz has explained the

distinction between the national one times ten to
the minus four and those on the western plate
boundaries.

JUDGE FARRAR: Have we covered this sufficiently, Mr. Gaukler or is there something more to extract here?

MR. GAUKLER: I think he has answered the question. Let me ask one more time in accordance with a similar answer in a deposition.

- Q. (By Mr. Gaukler) Do you recall that when I asked in your deposition whether using a mean of one times either the minus four or approximately represents all the nuclear power plants in the United States, that your answer was, "That's a reasonable judgment." And I can show you the question and answer.
- A. You don't need to. Sure. Let me agree to what I said in my deposition.
- Q. That that would be a reasonable judgment?
 - A. Yes.

Q. Okay.

MS. CHANCELLOR: Dr. Arabasz shouldn't agree just to move this along. I think he has testified that there is a distinction, and he can

change his opinion from his deposition based on further analysis and review. And I don't want him to feel like he is forced to agree.

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MR. GAUKLER: Let me mark this as an exhibit.

Dr. Arabasz, let me make JUDGE FARRAR: sure you understand the old Dale Carnegie thing about winning friends and influencing people. are here to influence people, not necessarily to win any friends. And we have been here for five or six weeks and we want to get everything on the record that you have on your mind. And so the fact that you said something at your deposition, you may agree that you said it but there's always an opportunity to explain why your answer then was incomplete or your answer may be reconsidered. other words, we don't like witnesses saying one thing at one time and another at another time, unless there is an explanation. And most times, in scientific matters, there is. So the fact that you said something once before doesn't mean that you are locked into it if you have a different thought process today. Everyone is anxious to hear that.

THE WITNESS: Thank you for that guidance. I think I do have a different opinion

today than I did at the deposition. In fact, even than I did last Saturday. It was a real epiphany for me to make the connection between that footnote in Table C-3 about the tectonic plate boundary and the reference probability for a nuclear power plant. And I sat probability, I'm ashamed to say, inattentive to that one key piece of information through the State's cross-examination on Monday, and so on. And I think that this really is very, very fundamental. We can look at that table of five nuclear power plants and then we have to be very careful before we make the leap that this somehow is guiding the reference probability for new nuclear power plants in the Western United States.

JUDGE FARRAR: Okay.

JUDGE FARRAR: Mr. Gaukler, while we were doing that, you handed out an exhibit you wanted or document you wanted marked for identification?

MR. GAUKLER: Yes.

JUDGE FARRAR: And this will be --

MR. GAUKLER: That's what I'm trying to

figure out. Off the record for a minute?

JUDGE FARRAR: I think it is 103.

MR. GAUKLER: Let's go off the record for a second, your Honor.

JUDGE FARRAR: Okay.

(Discussion off the record and EXHIBIT-102A WAS MARKED.)

JUDGE FARRAR: We are going to change the marking system here in light of some exhibits on another issue having been pre-marked by the Applicant, even if not by the reporter. So we will now, for future PFS exhibits today, adopt a suffix. So this will be 102A. This is the excerpts from the deposition of Dr. Arabasz and the court reporter has already marked it as PFS 102A in accordance with our off-the-record discussion.

- Q. (By Mr. Gaukler) Dr. Arabasz, have you had a chance to look at what's been marked as Exhibit 102A?
- A. I haven't been. I haven't read it carefully. I'm just waiting for direction to look at a particular comment.
- Q. I was going to refer you to just the question and answer on Page 71. And the other stuff is all background leading up to it, where I asked you, "So therefore, using a mean of 1E to the minus four approximately represents all the nuclear

1 power plants in the Western, Eastern United 2 States?" 3 And you say, "That's a reasonable 4 judgment." 5 Α. Could you point me again to a page and 6 line number? 7 Page 71, lines 7 through 10. Q. 8 Α. Yes. 9 JUDGE FARRAR: If you need a minute to 10 read the earlier pages, why don't you do take. 11 Α. I think following up on the line of 12 question that you put to me, in retrospect at that 13 time I did believe that that was a reasonable 14 judgment. And as I described to you with my 15 epiphany this past weekend, I just have changed my 16 opinion. 17 JUDGE FARRAR: Do you need to read the 18 earlier pages in anticipation of the next question? 19 Why don't you take a minute and refresh yourself. 20 Α. I'm ready. 21 Just a follow-up. If I understand the Q. 22 issue --23 JUDGE FARRAR: Hold on. 24 (Board confers off the record.) 25 Go ahead, Mr. Gaukler. JUDGE FARRAR:

Q. Just going back, if I understand correctly, you read thought this in terms of the western nuclear power plants which have a five times ten to the minus four mean value for the mean annual probability of exceedance; correct?

- A. Correct.
- Q. And that's with respect to because they have relatively steep hazard curves; correct?
 - A. Yes.

MS. CHANCELLOR: Point of clarification. When you say Western U.S. are you talking about the plate boundaries or generically Western United States?

MR. GAUKLER: I'm referring to the five plants that were the basis of the average.

- Q. (By Mr. Gaukler) So if you didn't have the steep hazard curves, then it would be reasonable to represent the nuclear power plants by a mean of one times ten to the minus four, do you believe?
- A. I'm going to say yes, and let me explain the basis of my saying yes. We have information from the Central and Eastern United States. We have information from the five plants along the plate boundary. And I don't have information in

Based on the information, the education 1 2 that Dr. Cornell gave in this hearing regarding the 3 relative slopes of hazard curves in the Western 4 United States, outside of plate boundary and in the Central and Eastern United States, at bottom I 5 believe that we would come to that one times ten to the minus four number for the Western United States outside of the plate boundary.

- Okay. And, therefore, for areas like Q. the PFSF you think that's what you would come to as a bottom line for a reasonable representation for a mean; correct?
- Scientists always have to be careful Α. about what the answer is going to be, but I think that is where we would end up.
- Okay. You mentioned that Palo Verde was one of the five plants that was part of the discussion last Saturday that was part of this average of five times ten to the minus four?
 - Α. Yes.

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- And that's not on a plate boundary; 0. correct?
 - Α. Correct.
- 0. So that would be an exception to -- in other words, your concern about being on a plate

boundary would not apply to that plan; correct?

- A. That's an outlyer in the statistics.

 And it doesn't greatly affect the outcome in that table in an analysis. But it is indicative with its, I believe, what is it, a 26,000 year mean return period? It is indicative of moving away from the plate boundary or in that case clearly outside of what anyone in the Intermountain area would consider a seismic reactive area.
- Q. Now, if you were going to do a riskgraded approach, and you wanted to compare the -- a
 risk-graded approach for ISFSI versus nuclear power
 plants, and you wanted to compare what would be an
 appropriate mean return period earthquake for a
 place like the PFSF, it would be appropriate to
 compare the mean return period earthquake for the
 PFSF to an analogous return period earthquake for a
 nuclear power plant.
- A. I think I'm following your question, yes.
- Q. And I think, therefore, assuming like we discussed that one times ten to the minus four was the mean annual probability of exceedance for the design basis of nuclear power plants, it would be appropriate in applying the risk-graded approach in

an experience and understanding of the rate of earthquake activity in the Intermountain area compared to the plate boundary as a point of reference; and also an understanding of the difference in return period of large earthquakes on the major active faults here in the Intermountain area compared to those in California. And simply put, the large active faults have relatively longer return periods compared to faults in California. So you want to insure a mean return period design basis motion that will fit or give some assurance that whatever you put on the landscape can survive that expected motion from a larger-sized earthquake rather than just accepting a number based on a probability argument. Let's say 2000 years.

Q. So do you have a number for us, just an expert guess? Now, of course you know the longer the return period, the safer the standard is. One has to balance without being excessively cautious what you just said. Like for example, the State has maintained that 2000 year is not adequate. And furthermore, in one of the State's briefs, the State says if the Board ruled against 10,000 year requirement perhaps the Board would select and decide a number somewhere between. That is why I'm

asking you this question. Do you have an opinion if not 2000 year, what should it be?

THE WITNESS: I have been asked this question before and I have been fairly guarded and careful in my answer because I want to respect a regulatory framework that can be rationalized. And I cannot, having said that, pick a number separate from the conservatisms on the right-hand side of the equation so that if we are considering unanchored casks at a PFSF and if we reach a conclusion that given a design basis earthquake there is a low risk reduction ratio or a conditional probability that doesn't get me to a performance goal adequately, then I am forced to come up on the MAPE side higher than 2000 years.

Going back to your original question, you are asking me for some kind of intuition about geological behavior and trying to guess or give an opinion regarding a mean return period relating to the earthquake activity rate or the return period of large earthquakes on the major active faults. Here in the Salt Lake valley, the move to the 2500 year maximum considered earthquake in the building code was very, very important, as Dr. Cornell explained; because, were it along the plate

A. Yes.

- Q. Of 10,000 years. And where did you say that was for?
- A. For the central and eastern United States.
- Q. Is it a larger return period, in other words, 15,000 or 20,000 years for the western United States?
- A. This was a subject of extended questioning and testimony this morning, and the line of my testimony indicated that we have a -- we have information and a number in terms of an MAPE for the central and eastern United States; we have information and a number from Yucca Mountain Topical Report No. 2 for a sample of five nuclear power plants, four of which are along the western North American plate boundary; and we also have information in Yucca Mountain Topical Report No. 2 in terms of the reference probability that was linked to frequency class 2 at Yucca Mountain.
- Q. I haven't heard an answer to my question. You were careful to indicate that the 10,000-year return period was for the central and eastern United States. I then asked you, is there a different return period for the western United

1 | States. I have not heard an answer to that.

- A. I think it's fair to characterize my testimony this morning as saying that I don't know what the number is for the western United States outside of the plate boundary margin, but I agreed with Mr. Gaukler, I believe, that it was reasonable that the number likely would settle around 1x10-4 or 10,000 years MAPE.
- Q. So your understanding is that with the exception of nuclear power plants located on the tectonic plate boundary of the west coast, the 10,000-year return period would be appropriate for nuclear power plants in the western United States?
- A. When we say "would be appropriate," this is a tough question for me because I can only imagine that such a determination would be made based on an extensive process; and with the information available to me and as presented in this hearing, I am reaching the judgment that yes, it probably would be, for the western United States outside of the plate boundary, 1x10-4.
- Q. And what plate are we talking about here?
- A. We're talking about the boundary between the North American plate and the Pacific plate

passing through California and the Juan de Fuca plate beneath the Pacific Northwest.

- Q. How does the Juan de Fuca plate correlate with the other two plates you mentioned?
- A. There is a different type of plate boundary along western North America. Through most of the plate boundary course through California the plates simply -- the plate on the left, on the Pacific side, is moving in a horizontal direction with respect to the North American plate. The North American plate moving to the -- in a southerly direction compared to the Pacific plate moving in a northerly direction.

Beneath the Pacific Northwest --

- Q. I'm sorry. Just for clarification, you're saying the continental plate, the North American plate is moving northward and the Pacific plate is moving southward?
- A. The other direction. If you looked across the plate boundary there would be a right-handed sense of displacement. The plate on the other side would be moving to the right. So if we were in California looking toward the Pacific, the plate, the Pacific plate would be moving to the right.

- Q. Well, then you're saying the Pacific plate is moving northerly.
 - A. I thought that was what I had said. If I misspoke --
 - Q. No, just so I understand what you're saying.
 - A. Yes.

- Q. The Pacific plate is moving northerly, and the North American plate, is that moving also, or is it relatively standing and the Pacific plate is moving?
- A. We're into where one fixes the point of reference in terms of relative motion on the globe.
- Q. Well, let's pick San Onofre, for instance. San Onofre is located somewhere at the confluence of the North American plate and the Pacific plate?
 - A. Correct.
- Q. And what's happening there with respect to plate movements?
- A. My geography fails me in terms of which side of the San Andreas fault the -- I'm assuming that the San Onofre plate is on the west side of the San Andreas fault, and it would be moving to the right with respect to the North American plate.

Q. Assuming San Onofre is located on the Pacific plate, then is it your opinion that San Onofre is moving northward relative to the northern American continent?

A. Correct.

- Q. Okay. Let's take Diablo Canyon, then.

 Is Diablo Canyon located at the confluence of these two plates?
- A. When we say confluence, it's somewhere in the vicinity of the plate boundary. And to the best of my understanding, Diablo Canyon also would be on the Pacific side; but there is a complex boundary. For example, the San Andreas Fault is not the only part of the boundary, that we have the Hosgri fault offshore that is part of the zone, the wider zone of deformation.
- Q. Well, come back to my question. Is the confluence, in other words, the meeting up of the Pacific plate and the North American plate, is that happening in the vicinity of the Diablo Canyon plant?
- MS. CHANCELLOR: Your Honor, I'm not sure where this line of questioning is going, being able to pinpoint where two tectonic plates meet. I haven't objected up till now, but it's just not

obvious that this is -- I don't want to say it 1 isn't relevant, but --2 JUDGE FARRAR: It's certainly 3 4 interesting, but --It's most relevant, your MR. TURK: 5 Honor, and I will make that clear. 6 Then on that JUDGE FARRAR: 7 representation, we'll overrule the objection. 8 THE WITNESS: Mr. Turk, could you define 9 confluence for me? 10 (By Mr. Turk) Well, I'll let you 11 Q. describe it any way you want. You indicated that 12 you believe the five nuclear power plants, I guess 13 with the exception of Palo Verde? 14 Α. Correct. 15 Listed in the topical report for Yucca 16 0. Mountain, you thought all those were located near 17 or were influenced by plate tectonics, correct? 18 That they had the common feature of a 19 Α. steep hazard curve which was associated with their 20 location near a plate boundary. 21 Okay. Now I'm asking, with respect to 22 0. Diablo Canyon, where is that in relation to a plate 23 boundary? 24 It is close to the plate boundary.

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Α.

How close? 1 Q. I would say within tens of miles. 2 Α. Tens of miles being less than fifty? 3 Ο. Less than thirty? How many tens are we talking 4 5 about? I don't know the precise location of 6 Α. Diablo with respect to the San Andreas Fault. 7 8 And by the way, Palo Verde you mentioned is not near a plate boundary, correct? 9 Correct. 10 Α. Approximately how far away is Palo Verde 11 Q. from a plate boundary? 12 I would guess something in the order of 13 one to two hundred miles. 14 MS. CHANCELLOR: I'd instruct the 15 16 witness not to guess. JUDGE FARRAR: Where is it? Arizona 17 somewhere, isn't it? 18 THE WITNESS: It's west of Phoenix, and 19 I believe it's 36 miles west of Phoenix. Something 20 of that that order. 21 (By Mr. Turk) And the fact that it's 22 Q. 23 located that distance and far away from a plate boundary was the reason why you think that's not 24 one of the plate tectonic affected sites listed in

the table, correct?

- A. Correct, that its seismic hazard curve is not influenced by proximity to large faults with high maximum magnitudes and to a rate of seismic activity that would result in a hazard curve being steep as in most of California, and particularly those California sites close to the plate boundary.
- Q. You mentioned the San Juan de Fuca plate.
 - A. The Juan de Fuca.
 - Q. Juan de Fuca?
 - A. J-u-a-n, d-e, F-u-c-a.
- Q. Now, how does that interface with the other two plates we've been talking about?
- triple point located in offshore northern

 California with the intersection with the Gorda

 Ridge. And this triple point allows relative

 motion between three plates to be accommodated in a

 fashion where horizontal motion, as along the

 famous San Andreas, Fault where the displacement is

 in a horizontal direction, crossing farther

 northward across the triple point boundary the

 motion is transformed such that the motion of the

 Pacific side plate, or in this case the Juan de

Fuca plate as it interact with the North American plate is a convergent motion where the Juan de Fuca plate slipped out so it pushes its way underneath the North American continent, giving rise to the Cascade Range and volcanic activity in the Pacific Northwest.

- Q. And is that located somewhere near Seattle?
- A. In the case of a convergent plate boundary the zone of interaction between the two plates is broader, whereas in California the locus of displacement between the two plates is, in a simple-minded way, along the line, namely the San Andreas Fault, and the Pacific Northwest the zone of interaction between the two plates is broader because of this inclined geometry.
- Q. And by inclined geometry you mean the fact that the Juan de Fuca plate is pushing underneath the North American continent plate?
- A. Correct. And so there is an interface between the two plates that is broader because of this inclined geometry than the interface along the San Andreas Fault.
- Q. And do you have an estimate for how large that zone of interaction is? Are we talking

again in terms of maybe tens of miles?

A. Several tens of miles to more than a hundred.

- Q. And when you say more than a hundred, you mean much more than a hundred, or is that pretty much the upper limit?
- A. No, I would not choose 100 as an upper limit. The issue technically would relate to the geometry of the plate interface along which there is seismogenic, or in essence frictional contact between the two plates as opposed to the deformation that is induced in the overriding North American plate. For example, the Cascade Range clearly is a product of that deformation.
- Q. Where does the North American plate end?

 If we're looking at the Pacific Northwest, what's

 the furthest reach of the North American plate

 relative to some place on the ground? Is it under

 the ocean? Is it under land?
- A. Alaska would be part of the North American plate.

JUDGE FARRAR: Mr. Turk, I hate to interrupt, but a lot of this --

MR. TURK: It's coming.

JUDGE FARRAR: -- we can almost take

, and

judicial notice of. 1 MR. TURK: Well, if you'll allow me a 2 bit more, your Honor. 3 Go ahead. JUDGE FARRAR: 4 (By Mr. Turk) In the state of 0. 5 Washington where does the North American plate edge 6 or boundary exist? 7 At the surface offshore with basically 8 an oceanic trench. The point at which the Juan de 9 Fuca plate begins its dive under the North American 10 continent is west of the Washington coast offshore. 11 And approximately how far west of the 12 0. Washington coast? 13 I could only guess. Α. 14 MS. CHANCELLOR: Instruct the witness 15 16 not to guess. (By Mr. Turk) I don't want your guess, 17 0. Have you ever seen a map of where that 18 plate boundary is? 19 Yes, I've seen maps many times. I have Α. 20 not paid particular attention in terms of scaling. 21 Well, it's not right next to the coast, Q. 22 23 correct? 24 Α. No. Would you agree that it's more than ten

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Q.

miles off coast? 1 2 Yes. Α. Can you give any better bounds to that? 3 Ο. For instance, is it more than a hundred miles off 4 5 course? Objection, your Honor. MS. CHANCELLOR: 6 Dr. Arabasz has testified that --7 MR. TURK: It's quite relevant, your 8 9 Honor. JUDGE FARRAR: I understand, but the 10 problem is -- my colleagues know a lot more about 11 this than I do, but I even know about this. 12 you're trying to get him to say the PFS site is not 13 influenced by being near tectonic plate boundaries, 14 15 we know that. MR. TURK: I'm not going there. 16 JUDGE FARRAR: Then I am very intrigued, 17 so keep going. Off the record. 18 (Discussion off the record.) 19 JUDGE FARRAR: Say that again. 20 I'm sorry? MR. TURK: 21 Say that again. That you JUDGE FARRAR: 22 don't do this all the time. And Ms. Chancellor, 23 Mr. Turk has not shown a proclivity to waste the 24 Board's time in the future, so when he says --25

sorry, in the past. So when he makes a 1 representation that it's going somewhere, we give 2 him some leeway to demonstrate that. 3 MR. TURK: Thank you. 4 Is there a question THE WITNESS: 5 6 pending? (By Mr. Turk) Yes. The question was, 7 Ο. you had indicated you've seen maps of the tectonic 8 plates, you indicated you know that the Juan de 9 Fuca begins its dive under the North American plate 10 more than ten miles away from the coast of 11 Washington, and I was asking you, is it on the 12 order of a hundred miles away? Can you tell me 13 What's your best estimate based on your 14 that? having looked at maps and your experience as a 15 seismologist? 16 MS. CHANCELLOR: Does Mr. Turk have a 17 map he can show Dr. Arabasz? 18 * MR. TURK: Unfortunately, I tried to get 19 one and I was not able to over the lunch hour. 20 JUDGE FARRAR: And I take it, Mr. Turk, 21 that this is an order of magnitude miles we're 22 23 talking about? 24 MR. TURK: Yes. JUDGE FARRAR: So --25

THE WITNESS: I would make an estimate that it's less than a hundred miles.

- Q. (By Mr. Turk) And you mentioned that there were five plants listed on that table in the Yucca Mountain Topical Report. Do you remember what those plants were?
- A. San Onofre, Diablo Canyon, Palo Verde,
 Washington Nuclear Power Plant 2, I believe that
 was the designation, and Washington Nuclear Power
 Plant 3. Washington Nuclear Power Plant 2, if I
 remember correctly, located near Satsop; Washington
 Nuclear Power Plant 3 located northwest of Richland
 along the Columbia River; Palo Verde located
 approximately 30 miles west of Phoenix; San Onofre
 located east of San Clemente; and Diablo Canyon
 located west of San Luis Obispo, California.
- Q. Washington No. 2 you said is located near Satsop, Washington?
- A. If I have the numbers 2 and 3 correctly memorized, yes. Or it may be vice versa if my memory's failed me.
- Q. If I suggested to you that No. 3 is located near Satsop rather than No. 2, you wouldn't quarrel with that? It's one or the other, but --
 - A. It's one or the other.

	<i>9</i> 234
1	Q. And Satsop is located approximately how
2	far away from the Washington coast?
3	A. I would guess within 50 miles of the
4	Washington coast.
5	Q. That's a guess?
6	MS. CHANCELLOR: He said he estimated, I
7	believe. Objection.
8	Q. (By Mr. Turk) Was it a guess or an
9	estimate?
10	A. Estimate.
11	Q. And Richland, Washington. That's where
12	the other Washington nuclear power plant is located
13	that was listed in the Topical Report?
14	A. That's correct.
15	Q. How far is Richland from the coast?
16	A. I would estimate in the range of two to
17	three hundred miles.
18	Q. You recognize, then, that the Richland
19	location is not close to where the San Juan de Fuca
20	plate interacts with the North American continent
21	plate, correct?
22	A. Correct.
23	Q. Nor is it close to where the Pacific
24	plate interacts with the North American plate,

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correct?

I'll quibble with "interaction," Α. 1 2 because --Well, let's talk about location. Is 3 Ο. Richland, Washington located close to where those 4 two plates interface? 5 MS. CHANCELLOR: Objection, your Honor. 6 Mr. Turk is trying to get Dr. Arabasz to talk about 7 location without -- without the underlying seismic 8 activity that's going on, and when he tried to 9 explain it Mr. Turk was forcing him to talk about a 10 geographic distance as opposed to the influence of 11 plate tectonics. 12 JUDGE FARRAR: We'll overrule the 13 objection. But Mr. Turk, we've got to get to this 14 15 point you're --MR. TURK: We're just about at the end . 16 JUDGE FARRAR: Okay. 17 THE WITNESS: Question again, please? 18 MR. TURK: Could you read back the 19 question, please? 20 And your Honor, I have to inform you I 21 may not be able to finish today. I may have to 22 continue into the next period. 23 JUDGE FARRAR: Then -- I'll withhold 24 Let's get see where we're --25 comment.

So will I. MS. CHANCELLOR: 1 JUDGE FARRAR: Let's see where this 2 3 goes. (The record was read as follows: "Well, 4 let's talk about location. Is Richland, 5 Washington located close to where those two 6 7 plates interface?") JUDGE FARRAR: What we need to -- we 8 need to be sure we're talking about where the 9 plates meet as opposed to where there may be 10 action, tectonic action resulting, maybe in some 11 distance resulting from -- okay, so let's use the 12 word where they -- well, I guess interface is okay 13 14 for that purpose. I would estimate something in the order 15 Α. of a hundred miles. 16 I'm sorry. What's a hundred miles? 17 Q. The distance from Richland, Washington 18 Α. to the zone of interface between the Juan de Fuca 19 plate and the North American plate. 20 You indicated that Richland is located 21 Ο.

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approximately two hundred to three hundred miles away from the North American plate boundary, correct?

A. Correct, with the plate then subducting

beneath the Pacific Northwest. 2 Ç. Which plate is subducting? The Juan de Fuca plate. 3 Α. And is it your belief that the Juan de 4 0. Fuca plate influence, that that subduction 5 influence extends two hundred to three hundred 6 miles to the east towards -- to where Richland, 7 Washington is located? 8 In the general scheme, yes. Richland 9 obviously on the east side of the Cascades. 10 Cascade Mountain range is there because of the 11 plate interaction between the Juan de Fuca plate 12 and the North American plate. 13 And approximately how far to the east of 14 those mountains is Richland, Washington? Do you 15 16 know? I would estimate within approximately 50 17 Α. 18 miles. That's your best estimate? 19 Q. 20 Α. Yes. So is it your opinion that the Richland 21 0. site's hazard, its seismic hazard is influenced 22

Q. So is it your opinion that the Richland site's hazard, its seismic hazard is influenced significantly by the Juan de Fuca plate subduction under the North American plate?

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A. I can't answer that question without

looking at the hazard curve and an understanding of 1 what is driving the hazard at the Richland site. 2 There may be other faults or earthquake 3 sources there that could influence the seismic 4 hazard at the Richland site? 5 Yes, there could be. 6 Α. But you don't know whether the seismic 7 0. hazard there is influenced more by those sources or 8

- hazard there is influenced more by those sources or by the subduction of the Juan de Fuca plate?

 A. I don't. I infer that, given the mean
- annual probability of exceedance as calculated in that table, that the seismic hazard curve is steep.
- Q. But you don't know what causes that curve to be steep?
 - A. No, I do not.

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- Q. You don't know whether the seismic hazard curve's steepness is caused because of any location close to plate boundaries, do you?
 - A. I infer that.
- Q. But it would be possible to infer to the contrary also, right, that there is some other fault located nearby that's responsible for having the greatest influence on that seismic hazard curve's steepness, correct?
 - A. Correct.

Objection, your Honor. MS. CHANCELLOR: 1 Dr. Arabasz said that he would need to look at a 2 seismic hazard curve to determine what actually 3 influences the hazards at the Richland site. This 4 is getting pretty abstract. 5 JUDGE FARRAR: Can you answer the 6 question without that sort of documentation to look 7 8 at? May I ask the question be THE WITNESS: 9

THE WITNESS: May I ask the question be repeated, please?

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MR. TURK: Could you read the question back, please?

(The record was read as follows: "But it would be possible to infer to the contrary also, right, that there is some other fault located nearby that's responsible for having the greatest influence on that seismic hazard curve's steepness, correct?":

THE WITNESS: Correct:

Q. (By Mr. Turk) In other words, there may well be another dominant pair, if you will, in terms of magnitude and location of earthquake -- of a fault that will be responsible for the steepness of the curve for that facility, the Washington No. 2 facility, correct?

A. Correct. And what I would end up with is the attaching importance to the steepness of the hazard curve more so than the label affixed in the DOE table that characterizes or that relates to sites near a plate boundary.

- Q. In fact, you indicated you had an epiphany, I believe that was your word, when you looked at the table in that Yucca Mountain Topical Report and you saw five nuclear power plants listed there, and you suddenly came to the realization that those plants were located near the plate boundary. That's what you had concluded, correct?
- A. That, and that there was something particular about them, their steep hazard curves other than Palo Verde.
- Q. Well, isn't it true now that you're not sure whether -- in fact, maybe only three of those power plants can be located close to the plate tectonic boundaries that would be influenced by them, even if there's maybe some other seismic source responsible for the shape of the curve for Hanford No. 2, correct?
 - A. Yes.

Q. In which case your conclusion that the 5,000-year return period mean, or that the mean,

the annual probability of exceedance for those nuclear power plants being 5,000 years may not be due to plate tectonics at all but may be due to plate tectonics and some other factors, correct?

- A. For two of the -- excuse me. From the sample of five I will allow that Palo Verde is a outlier and does not fall in the category of being influenced by its proximity to the plate boundary. The Satsop site I will allow either conclusion.
 - O. Satsop or Richland?
 - A. Excuse me, Richland.
- Q. Would you allow the same conclusion for Satsop?
 - A. No.

- Q. So it's just two out of five that you would recognize may not be plate tectonic -- may not reflect plate tectonic effects?
- A. I'm uncertain about Richland, so we have that arithmetic.
- Q. I'd like to come back to a question that I started with, and that was whether you were familiar with the radiological risks imposed by different nuclear facilities, and you indicated you're not familiar with the -- I'm sorry -- you do not consider the radiological risk of an ISFSI. Do

you know what is the radiological risk of a nuclear power plant? Do you know anything about the radioactive contents of a nuclear power plant reactor?

- A. It's one of those things that I just don't want to know, but to answer your question directly, no.
- Q. Do you know anything about the pressures under which a nuclear power plant operates?
 - A. I can't quantify it, no.

- Q. Well, do you know anything about it at all?
- A. Yes, I know something, and I say that because I've been interrogated by probability experts before and they will always insist that I have -- I know something. And I know that there are driving pressures and temperatures that are described to be a cause of a diffusion of radioactivity, and correspondingly, reportedly the lack of such driving forces for pressure and temperature for an ISFS1.
- Q. You say reportedly that those driving pressures and temperatures don't exist for an ISFSI. Do you know one way or the other?
 - A. I say reportedly because my information

ATTACHMENT 4b TO STATE OF UTAH'S COMMENTS ON PROPOSED RULE, 67 FED. REG. 47745 (2002)

COPY OF TRANSCRIPT

UNITED STATES OF AMERICA

NUCLEAR REGULATORY COMMISSION

In the Matter of:

PRIVATE FUEL STORAGE, LLC,

(Independent Spent Fuel) ASLBP No. 97-732-02-ISFSI
Storage Installation)

U. S. Nuclear Regulatory Commission Sheraton Hotel, Wasatch Room Salt Lake City, Utah 84114

On June 5, 2002 the above-entitled matter came on for hearing, pursuant to notice, before:

MICHAEL C. FARRAR, CHAIRMAN Administrative Judge U. S. Nuclear Regulatory Commission

DR. JERRY R. KLINE Administrative Judge Atomic Safety & Licensing Board Panel

DR. PETER S. LAM
Administrative Judge
Atomic Safety & Licensing Board Panel



50 South Main, Suite 920 Salt Lake City, Utah 84144

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1		I N D E X			
2		EXAMINATION			
3	Witness: Dr. Arabasz Cross Examination by Mr. Turk 9829				
4		Resumed Examination (by Mr. Turk)			
5	Recalled Panel: Krishna Singh and Alan Soler Redirect Examination by				
6	Mr. Travieso-Diaz 9885 Recross Examination by Mr. O'Neill 9927				
7		Recross Examination by Mr. Soper Redirect Examination by	9929		
8		Mr. Travieso-Diaz	9951		
9		-000-			
10		EXHIBITS			
11	No.		MRKD/ADMTD		
12	ММ	Declaration of Dr. Walter J. Arabasz dated December 6, 2001	9830/9836		
13 14	NN	October 6, 2000 letter from Mr. Turk to the Licensing Board	9838/9844		
15	00	January 11, 2002 from Mr. Turk to the Licensing Board	9845/9847		
16 17	PP	January 11, 2001 Letter from Mr. Turk to the Licensing Board with 12/01 Revisions highlighted	9856/9882		
18	184	(Previously marked)	/9874		
19	195	(Previously marked)	/9824		
20	200	"Large-Scale Three-Dimensional shaking Table."	9937/		
22	201	Regulatory Guide 1.165, one page from Appendix B.	9958/10069		
23 24	202	Topical report for Yucca Mountain, August 1997, with Table C-2.	9958/		
25	203	Basis for Seismic Provisions for DOE-STD-1020 by Kennedy and Short	9958/		
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2	204	Update of Deterministic Ground Motion Assessments, Revision 1	9958/
3	205	e-mail communication, Dr. Arabasz to Ivan Wong with attachments	9958/
4	206		9958/
5	200	Los Alamos National Laboratory, 24 February 1995	
6 7	207	DOE-STD-1020-2002, cover page and page C-6, including Table C-3	9958/
8	208	"Risk Reduction Ratio, Mean Return	9958/
9		Period of Design Basis Earthquake (DBE) Ground Motions, and Target Performance Goal."	
10	209	Excerpts from bullets referred to	9958/
11	203	by Dr. Arabasz, bullets on the Staff's modified rulemaking Plan,	
12		SECY-01-0178	
13	QQ	2002 DOE standard, first 15 pages of Appendix C	9958/
14	RR	Three pages from article by	9958/
15		Dr. Arabasz and R.K. McGuire titled "An Introduction to	
16		Probabilistic Seismic Hazard Analysis	
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1 2, when you refer to risk, are you referring to
2 radiological risk?

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Α. No. What I'm referring to is the risk as referenced in Appendix B to Reg Guide 1.165. And the context there, first of all, of the citation that -- excuse me, the text that Mr. Turk asked me to -- to read from the November 9 document, the context, as I recall, began, if one were considering the reference probability of a -a nuclear power plant at the PFS site then. Regulatory Guide 1.165 in Appendix B begins with Section B.1 saying, "This appendix describes a procedure that is acceptable to the NRC staff to determine the reference probability, an annual probability of exceeding the Safe Shutdown Earthquake, and so on. It describes the reference probability of 1x10-5 which we've heard about many times in this hearing, and then in terms of an alternative reference probability, it says that -and I'm reading from part of Section B.3 --

- Q. This is State's Exhibit 201; is that correct?
- A. That's correct. The large paragraph on the left-hand side of the page, about the fifth line down begins, This reference probability --

meaning the 1x10-5 -- is also to be used in conjunction with sites not in the eastern and central United States (CEUS) and for sites for which LLNL and EPRI methods and data have not been used or are not available. However, the final SSE at a higher reference probability may be more appropriate and acceptable for some sites considering the slope characteristics of the site hazard curves, the overall uncertainty in calculations (i.e., differences between mean and median hazard estimates) and the knowledge of the seismic sources that contribute to the hazard. Reference B.4 includes a procedure to determine an alternative reference probability on the risk-based considerations. Its application will also be reviewed on a case-by-case basis.

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The reference to B.4 is a position paper, I believe it was by the Nuclear Energy Institute, and it simply is a precursor to NUREG CR-6728 which puts forward thinking about what one should do if one wants to achieve risk consistency from site to site across the country. And the elements that enter into that consideration include the relative slopes of hazard curves in different parts of the country, the robustness of the SSCs or

the -- whatever elements are being designed, 1 basically the design conservatisms and so on. 2 So in that context the risk is risk 3 consistency for the same probability of failure 4 across the country. It doesn't relate to 5 radiological risk or a formal PRA, as understood. 6 So is that what you were referring to on 7 Q. page 9259 of the transcript? 8 Correct. The wording of risk analysis 9 Α. is referenced to Appendix B in Reg Guide 1.165. 10 MS. CHANCELLOR: Your Honor, I'd move 11 for admission of State's Exhibit 201. 12 Any objection? JUDGE FARRAR: 13 No objection. 14 MR. GAUKLER: MR. TURK: Voir dire, Your Honor? 15 believe the witness misunderstands the document. 16 17 MS. CHANCELLOR: Whether he misunderstands the document or not, he has 18 testified as to what he gets from this document, 19 and it's relevant to his testimony. 20 (The Board confers off the record.) 21 JUDGE FARRAR: Mr. Turk, you may be 22 entitled to question this witness about his views, 23 but I can't see having Staff voir dire on a Staff 24

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document.